Exhibit 7

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1
              IN THE UNITED STATES DISTRICT COURT
2
         FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
3
                      CHARLESTON DIVISION
4
    B.P.J. by her next friend and)
5
    mother, HEATHER JACKSON,
               Plaintiff,
6
       vs.
                                  ) Case No.
    WEST VIRGINIA STATE BOARD OF ) 2:21-cv-00316
7
    EDUCATION, HARRISON COUNTY
8
    BOARD OF EDUCATION, WEST
    VIRGINIA SECONDARY SCHOOL
9
10
    ACTIVITIES COMMISSION, W.
    CLAYTON BURCH in his official)
11
    capacity as State
12
    Superintendent, DORA STUTLER,)
    in her official capacity as )
13
    Harrison County
    Superintendent, and THE STATE)
14
15
    OF WEST VIRGINIA,
16
               Defendants.
             And
    LAINEY ARMISTEAD,
17
             Defendant-Intervenor.)
18
19
                 REMOTE VIDEOTAPED DEPOSITION OF
20
                           DORA STUTLER
                                AND
21
                            DAVE MAZZA
                      Tuesday, March 8, 2022
2.2
                             Volume I
    Reported by:
23
    ALEXIS KAGAY, CSR No. 13795
24
    Job No. 5079542
2.5
    PAGES 1 - 240
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1
                 IN THE UNITED STATES DISTRICT COURT
 2
            FOR THE SOUTHERN DISTRICT OF WEST VIRGINIA
 3
                            CHARLESTON DIVISION
 4
     B.P.J. by her next friend and)
 5
     mother, HEATHER JACKSON,
 6
               Plaintiff,
                                   )
                                   ) Case No.
        vs.
 7
     WEST VIRGINIA STATE BOARD OF ) 2:21-cv-00316
 8
     EDUCATION, HARRISON COUNTY
                                   )
9
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     VIRGINIA SECONDARY SCHOOL
10
     ACTIVITIES COMMISSION, W.
     CLAYTON BURCH in his official)
11
12
     capacity as State
     Superintendent, DORA STUTLER,)
13
     in her official capacity as
14
     Harrison County
     Superintendent, and THE STATE)
15
     OF WEST VIRGINIA,
16
               Defendants.
                                   )
           And
17
     LAINEY ARMISTEAD,
18
            Defendant-Intervenor. )
19
          Videotaped deposition of DORA STUTLER and DAVE
20
     MAZZA, Volume I, taken on behalf of the Plaintiff,
21
22
     B.P.J., with all participants appearing remotely
23
     beginning at 12:32 p.m. and ending at 7:18 p.m. on
24
     Tuesday, March 8, 2022, before ALEXIS KAGAY, Certified
25
     Shorthand Reporter No. 13795.
                                                     Page 2
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1	Tuesday, March 8, 2022	
2	12:33 p.m.	
3		
4	THE VIDEOGRAPHER: Okay. Good afternoon.	
5	We are on the record at 12:33 p.m. on	12:32:54
6	March 8th, 2022. This is media unit 1 in the	
7	video-recorded deposition of Dora Stutler in the	
8	matter of B.P.J. by Heather Jackson versus the West	
9	Virginia State Board of Education, et al. It's	
10	filed in the U.S. District Court for the Southern	12:33:16
11	District of West Virginia, in the Charleston	
12	Division. The case number is 2:21-cv-00316.	
13	This deposition is being held virtually.	
14	My name is Dave Halvorson. I'm the	
15	videographer here from Veritext. And I'm here with	12:33:37
16	the court reporter, Alexis Kagay, also from	
17	Veritext.	
18	Counsel, can you please all identify	
19	yourselves so the witness can be sworn in.	
20	MS. REINHARDT: Good afternoon. This is	12:33:47
21	Elizabeth Reinhardt. I'm in the room with	
22	Andrew Barr from Cooley, LLP, and we're here on	
23	behalf of the plaintiff, B.P.J.	
24	MS. HARTNETT: Hi. This is Kathleen Hartnett	
25	from Cooley, also on behalf of Plaintiff, B.P.J.	12:34:02
		Page 13

1	MS. PELET DEL TORO: Hi. This is Valeria	
2	Pelet del Toro, also on behalf of Plaintiff, for	
3	Cooley, LLP.	
4	MS. HELSTROM: Hi. This is Zoe Helstrom from	
5	Cooley, LLP, on behalf of Plaintiff.	12:34:11
6	MR. TRYON: This is David Tryon. I'm I'm	
7	with the Attorney General's Office of West Virginia	
8	on behalf of the State of West Virginia.	
9	MS. MORGAN: This is Kelly Morgan on behalf	
10	of the West Virginia Board of Education and	12:34:39
11	Superintendent Burch, along with Heather Hutchens as	
12	general counsel for the State Department of	
13	Education.	
14	MS. DENIKER: Good afternoon. This is Susan	
15	Deniker, and with me is Jeff Cropp. We are counsel	12:34:51
16	for defendants Harrison County Board of Education	
17	and Superintendent Dora Stutler.	
18	MS. GREEN: This is Roberta Green, Shuman,	
19	McCuskey Slicer, here on behalf of West Virginia	
20	Secondary School Activities Commission.	12:34:57
21	MS. MORGAN: This is Kelly Morgan again. I	
22	also have Kristen Hammond from my office as well.	
23	MR. FRAMPTON: This is Hal Frampton at	
24	Alliance Defending Freedom on behalf of the	
25	Intervenor. And we also have on the call, for the	12:35:19
	F	Page 14

1	Intervenor, Timothy Ducar, Christiana Holcomb and	
2	Rachel Csutoros.	
3	THE VIDEOGRAPHER: And I believe somebody	
4	just logged in.	
5	MS. SWAMINATHAN: Hi there. This is	12:35:35
6	Sruti Swaminathan from Lambda Legal on behalf of	
7	Plaintiff.	
8	THE VIDEOGRAPHER: Okay. I believe that's	
9	everyone, so can we please swear in the witness.	
10	(Witness sworn.)	12:35:50
11	THE VIDEOGRAPHER: Please begin.	
12	MS. REINHARDT: For the sake of the record,	
13	we were just off record, and we agreed that	
14	objections to form would would reserve all	
15	rights, except as to privilege.	12:36:22
16		
17	DORA STUTLER,	
18	having been administered an oath, was examined and	
19	testified as follows:	
20		
21	EXAMINATION	
22	BY MS. REINHARDT:	
23	Q How are you this afternoon, Mrs. Stutler?	
24	A I'm just fine. How are you?	
25	Q I'm doing well.	12:36:32
		Page 15

1	And can you please let me know your current	
2	title?	
3	A I'm currently the superintendent of Harrison	
4	County schools.	
5	Q Great. Is it okay if I refer to you as	12:36:42
6	Superintendent Stutler for the remaining of the	
7	deposition?	
8	A Sure.	
9	Q Wonderful. And have you ever been deposed	
10	before?	12:36:51
11	A I have not.	
12	Q Have you ever testified in a court before?	
13	A I have not.	
14	Q And I just want to go over a couple of ground	
15	rules so that you aren't surprised by anything today	12:37:05
16	and to establish a clean record for the court	
17	reporter.	
18	I'll be asking you questions, and you must	
19	answer, unless your attorney tells you otherwise.	
20	Do you understand?	12:37:19
21	A Yes.	
22	Q So even if your attorney objects, if they do	
23	not tell you not to answer, you should still answer	
24	my question.	
25	Understood?	12:37:30
	P	age 16

1	A Yes.	
2	Q And, unfortunately, the court reporter will	
3	not be able to transcribe any gestures, such as	
4	nodding, so we'll need to speak verbally.	
5	Is that okay with you?	12:37:41
6	A Yes.	
7	Q Wonderful. Thank you.	
8	And I will try to take a break every hour,	
9	and we'll take a somewhat longer break, around	
10	12:00, Mountain Time, or but if I'm in the middle	12:37:52
11	of a question and you need to take a break, please	
12	let me finish my question or a series of questions	
13	in order to get your answer before we take the	
14	break, if that's okay with you.	
15	A Sure.	12:38:06
16	Q Wonderful. And do you understand that you're	
17	testifying under oath today just as if you were	
18	testifying in a court of law?	
19	A I do.	
20	Q And without disclosing any communications you	12:38:18
21	had with your counsel, what did you do to prepare	
22	for today's deposition?	
23	A Met with counsel.	
24	Q How long ago did you meet with your counsel?	
25	A Yesterday. We spent a day.	12:38:34
	I	Page 17

1	MS. DENIKER: You don't need to I'm just	
2	going to just to clarify for the witness, the	
3	substance of our communications is protected here,	
4	so you don't need to talk about what we talked	
5	about.	12:38:48
6	To the extent that you talked to other people	
7	to prepare for your deposition today, you can also	
8	disclose that.	
9	THE WITNESS: When we spoke we spoke with	
10	witnesses yesterday.	12:39:02
11	BY MS. REINHARDT:	
12	Q Which witnesses did you speak with?	
13	A We spoke with I spoke with Tarra Shields,	
14	principal at Norwood Elementary; Jasmine Lowther.	
15	She's a fourth grade teacher at Norwood Elementary.	12:39:12
16	Dave Mazza was in the room during the preparation.	
17	He's a principal at Bridgeport Middle School. And	
18	spoke with Natalie McBrayer, an assistant she's a	
19	volunteer coach for the cross-country team at	
20	Bridgeport Middle School.	12:39:37
21	Q Did you review any documents during that	
22	meeting?	
23	A I did.	
24	I also am remembering Amber Davis. She's the	
25	current counselor at Norwood Elementary School. I	12:39:52
	F	age 18

1	had a conversation with her as well.	
2	Q And which documents did you review?	
3	A We looked at the transgender support plans	
4	that were created at Norwood and at Bridgeport	
5	Middle. We looked at rostering information from	12:40:10
б	cross-country that was submitted to the SSAC. We	
7	looked at the statute in question. We looked at	
8	some articles that were on West Virginia News and	
9	other news organizations.	
10	It was a lot of material.	12:40:36
11	Q I understand. I understand. I appreciate	
12	you listing those.	
13	Were all of those documents provided to you	
14	by your attorney?	
15	A Yes.	12:40:47
16	Q And did you bring any document to that	
17	meeting that were not provided by your attorney?	
18	A I did not.	
19	Q And do you have any documents with you today?	
20	A I do not.	12:41:03
21	Q Is there anything that would prevent you from	
22	answering my questions truthfully today?	
23	A No.	
24	Q Did you discuss the case with anyone other	
25	than the folks you listed at the meeting yesterday	12:41:14
	P	age 19

1	and yo	ur attorneys?	
2	А	No.	
3	Q	Were you asked to provide any documents to	
4	anyone	in preparation for this deposition?	
5	А	No.	12:41:29
6	Q	B.P.J. filed a lawsuit against the County	
7	Board	of Education; correct?	
8	А	Yes.	
9	Q	You're here today in connection to that	
10	lawsui	t; correct?	12:41:42
11	А	Yes.	
12	Q	Wonderful. And now I'm just going to ask a	
13	few fo	undational questions, just in order to get my	
14	bearin	gs and so that you can see kind of where I'm	
15	planni:	ng on going today.	12:41:54
16		So do you understand that you're here in	
17	respon	se to a 30(b)(6) Deposition Notice?	
18	А	Yes.	
19	Q	Do you know what a 30(b)(6) Deposition Notice	
20	is?		12:42:06
21	А	Yes.	
22	Q	Did you review the 30(b)(6) Deposition	
23	Notice	?	
24	А	I did.	
25	Q	If you could go into the "Marked Exhibits"	12:42:16
			Page 20
			5

1	folder, I'm going to introduce to you a document	
2	that's been marked as Exhibit 24. Please let me	
3	know when you have it.	
4	(Exhibit 24 was marked for identification	
5	by the court reporter and is attached hereto.)	12:42:27
6	THE WITNESS: It's there. I have that.	
7	BY MS. REINHARDT:	
8	Q Is this I'll let you flip through it for a	
9	moment, if you would like to, but my question is, is	
10	this the document that you reviewed yesterday?	12:42:43
11	A Yes.	
12	Q Have you prepared to testify regarding the	
13	topics listed on the 30(b)(6) notice?	
14	A Yes.	
15	Q Do you understand	12:42:59
16	MS. DENIKER: Excuse me, Ms. Reinhardt, just	
17	to just to clarify, we had a discussion off the	
18	record, Ms. Stutler will be testifying with regard	
19	to topics except those topics the plaintiff has	
20	agreed to withdraw, which were topics 3, 6, 9, 12	12:43:16
21	and 15. And she also will not be testifying with	
22	regard to topics 10 and 11, as another witness will	
23	be testifying on those topics.	
24	MS. REINHARDT: Understood. Thank you for	
25	putting that on the record.	12:43:36
		Page 21

1	BY MS. REINHARDT:	
2	Q I'll only be asking you about the topics your	
3	attorney has just confirmed, but I'd like to go	
4	through them now to make sure that you understand	
5	each of these topics, if that's okay with you, Mrs.	12:43:46
6	Stutler.	
7	A Yes.	
8	Q Wonderful. So let's look at topic 1.	
9	Do you understand this topic?	
10	A I do.	12:44:03
11	Q Did you review any documents related to this	
12	topic?	
13	A We had a discussion about	
14	MS. DENIKER: I'm going to so, again, I'm	
15	going to instruct you not to answer and provide any	12:44:11
16	information about communications you had with	
17	counsel about	
18	THE WITNESS: Okay.	
19	MS. DENIKER: this matter.	
20	BY MS. REINHARDT:	12:44:24
21	Q As I understand it, you reviewed several	
22	documents yesterday with your counsel, as well as a	
23	few other folks related to this case.	
24	Were there any documents or conversations not	
25	with your counsel that helped you prepare for this	12:44:34
		Page 22

1	topic?		
2	А	No.	
3	Q	And do you understand topic 2?	
4	А	I do.	
5	Q	Without disclosing any conversations you had	12:44:49
6	with y	our attorney, did you review any documents	
7	pertai	ning to topic 2?	
8	А	I did.	
9	Q	And do which documents were those?	
10	А	It was any policies that we would have had	12:45:03
11	regard	ing the authority of school-sponsored	
12	athlet	ics. We looked at that. We also looked at	
13	SSAC r	ules.	
14	Q	How about topic 4, do you understand that	
15	topic?		12:45:26
16	А	Yes.	
17	Q	And did you review any documents pertaining	
18	to tha	t topic?	
19	А	I did. I reviewed documents pertaining to	
20	gender	support plans dating back to 2019.	12:45:46
21	Q	And topic 5, do you understand that topic?	
22	А	I do. It was the same the same documents	
23	for th	e gender support plans.	
24	Q	And for topics 7 and 8, did you review those	
25	topics	?	12:46:11
			Page 23

1	A	Yes.	
2	Q	Do you understand them?	
3	А	I do.	
4	Q	And did you review any documents you have not	
5	already	y listed relating to those topics?	12:46:27
6	А	We have no documents specific to that topic.	
7	Q	Both topic 7 and topic 8; is that correct?	
8	А	Yeah, at Harrison County schools, we have no	
9	documer	nts specific to that topic.	
10	Q	Thank you. And we're almost done. I'm going	12:46:56
11	to ask	you about topics 13 and 14.	
12		Do you understand what those topics say?	
13	А	Yes.	
14	Q	And did you review any documents pertaining	
15	to thos	se topics?	12:47:11
16	A	The statute, the House Bill 3293.	
17	Q	Did you review your discovery responses	
18	listed	under topic 14?	
19	А	I did.	
20	Q	Thank you. Throughout the deposition, if I	12:47:34
21	use a t	term that you're unfamiliar with, please let	
22	me knov	w. Just so you're aware, there may be a few	
23	terms t	that I'd like to define now, and there may	
24	also be	e a few terms as we go that I will ask if it's	
25	okay i	f I use the abbreviated version.	12:47:50
			Page 24

1	If it's okay with you, do you mind if I go
2	over two terms now?
3	A No, please do. Thank you.
4	Q No, thank you.
5	So I'm going to use the word "transgender." 12:48:00
6	When I use the term "transgender," I'm referring to
7	someone whose gender identity does not match the sex
8	they were assigned at birth.
9	So, for example, if someone was assigned male
10	at birth, but they identify as female, that person 12:48:14
11	would be a transgender girl or woman.
12	Do you understand my reference of
13	transgender?
14	MR. TRYON: Objection to form.
15	David Tryon. 12:48:28
16	THE WITNESS: Yes.
17	BY MS. REINHARDT:
18	Q I'll also be using the word "cisgender."
19	When I use the word "cisgender," I am referring to
20	someone whose gender identity matches the sex they 12:48:44
21	were assigned at birth.
22	So as an example, if someone was assigned
23	male at birth and they also identify as male, that
24	person is a cisgender boy or male.
25	Do you understand my reference to cisgender? 12:48:54
	Page 25

1	MR. TRYON: Same objection.	
2	This is David Tryon.	
3	THE WITNESS: Yes.	
4	BY MS. REINHARDT:	
5	Q Thank you. And when I refer to the County	12:49:06
6	Board of Education, is it okay with you if I just	
7	say "county board"?	
8	A Yeah, that's fine.	
9	Q Wonderful. And unless I state otherwise,	
10	when I use the word "you," I'm referring to the	12:49:21
11	county board, not you as an individual.	
12	Understood?	
13	A Yes.	
14	Q Are you aware of any issues under the are	
15	you aware of any issues underlining this lawsuit?	12:49:31
16	MS. DENIKER: Objection to the form.	
17	If you do not understand, you can you can	
18	advise her that you do not understand.	
19	THE WITNESS: I am I do not understand	
20	that, those terms.	12:49:50
21	BY MS. REINHARDT:	
22	Q Thank you. And as I said, as I continue to	
23	go along, if there's something that you don't	
24	understand, please let me know. Otherwise, if you	
25	answer, I'll assume that you do understand.	12:49:58
		Page 26

1		
1	So I'll put it slightly differently.	
2	Does the county board have a position	
3	regarding the validity of the underlying lawsuit?	
4	MS. DENIKER: Objection to the form of the	
5	question.	12:50:13
6	It also calls for a legal conclusion.	
7	THE WITNESS: I can't comment. I have no	
8	comment on that.	
9	BY MS. REINHARDT:	
10	Q No problem. I am now going to ask you a	12:50:28
11	series of questions as you, Superintendent Dora	
12	Stutler. So for the purpose of the next following	
13	questions, when I use the term "you," I do mean you,	
14	Superintendent Stutler, and this is just for	
15	background purposes.	12:50:43
16	Do you understand?	
17	A Yes.	
18	Q Can you please let me know what your	
19	education level is?	
20	A I have a Master's in educational leadership.	12:50:50
21	Q And did you receive that Master's after	
22	obtaining your Bachelor's degree?	
23	A I did.	
24	Q And what was your Bachelor's degree in?	
25	A Elementary education.	12:51:02
		Page 27

1	Q Was that a four-year program?	
2	A It was.	
3	Q And how long was your Master's program?	
4	A I did it quickly. It was a	
5	two-and-a-half-year program.	12:51:19
6	I also have a Master's in special education.	
7	Q And how long did it take for you to obtain	
8	your Master's in special education?	
9	A I worked on them concurrently, so it's	
10	been a long time ago. Two and a half two and a	12:51:38
11	half years.	
12	Q Understood. And did you obtain those	
13	Master's degree immediately after obtaining your	
14	Bachelor's?	
15	A I did not.	12:51:50
16	Q What did you do in between your Bachelor's	
17	and your Master's?	
18	A Substitute taught. And then I actually	
19	stayed home with my children for six years, worked	
20	on my Master's at that time and then immediately	12:52:06
21	went back into the field.	
22	Q When you were teaching during this time, was	
23	it in Harrison County?	
24	A I was a substitute in Harrison and Taylor	
25	County, which is an adjoining county.	12:52:23
		Page 28

1	Q Thank you. Where do you currently work?	
2	A Harrison County schools.	
3	Q How long have you worked for the Harrison	
4	County schools?	
5	A 24 years as a regular employee. I had seven	12:52:36
6	years as a substitute employee.	
7	Q And when you say "regular employee," what do	
8	you mean by that?	
9	A It means regular employee with full benefits,	
10	hired, not in a substitute capacity, regular	12:52:52
11	schedule.	
12	Q Understood. And when you say "Harrison	
13	County schools," is that the County Board of	
14	Education, or are you referring to a broader	
15	umbrella term?	12:53:06
16	A No. It's Harrison county schools.	
17	Q Wonderful. And what's your current role?	
18	A Superintendent.	
19	Q Do you report to anyone?	
20	A I do. I have four five elected board	12:53:18
21	members.	
22	Q Who are those elected board members?	
23	A Frank Devono, Junior. He's my he's a	
24	vice president. Gary Hamrick is the president of	
25	the board. Michael Daugherty, member.	12:53:38
	F	Page 29

1	Kristin Messenger, member. And Doug Hogue, member.	
2	Q How are these members selected?	
3	A They are elected for four-year terms.	
4	Q What do the county board members do?	
5	A They oversee the I oversee day-to-day	12:54:00
6	operations. They're there overseeing what I do and	
7	the County.	
8	Q And what are your day-to-day	
9	responsibilities?	
10	A Operations of the schools every day, my	12:54:17
11	county office, everything from personnel I have	
12	several divisions that report to me. We're a large	
13	organization. We have 1500 employees, close to	
14	10,000 students. And ultimately, they report to me.	
15	Q And the Bridgeport Middle School falls	12:54:49
16	under your jurisdiction?	
17	A Yes.	
18	Q What is your role as it relates to Bridgeport	
19	Middle School?	
20	A I'm their supervisor. I have 26	12:54:58
21	administrators, full-time administrators, that	
22	report to an administrative assistant over the	
23	schools, and that administrative assistant reports	
24	to me. But ultimately, the schools are my	
25	responsibility.	12:55:19
		Page 30

1	Q How often does the administrative assistant	
2	report to you?	
3	A Daily.	
4	Q And how is it reported to you?	
5	A We do an official Monday meeting. We meet as	12:55:30
6	a group every at least once a week. And	
7	throughout the day, my supervisors are reporting to	
8	me or contacting me.	
9	Q You said you meet as a group on Mondays.	
10	Who attends that meeting? Who is this group?	12:55:52
11	A My department heads.	
12	Q How many department heads are there?	
13	A I have ten.	
14	Q And if you wouldn't mind, can you please list	
15	those departments.	12:56:05
16	A Sure. I have an administrative assistant	
17	over secondary education. I have an administrative	
18	assistant over elementary education. I have a an	
19	assistant superintendent over facilities and	
20	transportation. I have a supervisor over special	12:56:21
21	education, a supervisor over federal programs, a	
22	chief financial officer, a supervisor over	
23	technology.	
24	And then we kind of drop down. They still	
25	come to these meetings. They I go down to a	12:56:42
	Pa	ge 31

1	director of student support and safety and a	
2	director of school attendance.	
3	Q Is your role similar as it pertains to	
4	Norwood Elementary School?	
5	A I yes. I mean, I would oversee	12:56:57
6	Norwood Elementary School.	
7	Q And those	
8	A I was I was the principal there for a lot	
9	of years, so	
10	Q Understood. And do those same ten department	12:57:20
11	heads also report to you as it pertains to	
12	Norwood Elementary School?	
13	A Yes.	
14	Q And you mentioned you were the principal of	
15	Norwood Elementary School.	12:57:32
16	When were you principal?	
17	A 2009 till 2018.	
18	Q And what did you do starting in 2018?	
19	MS. MORGAN: Can I stop you guys for a	
20	second?	12:57:55
21	I just got a message from Dave Tryon that his	
22	computer crashed.	
23	Can you hold a moment so he can get back on?	
24	MS. REINHARDT: No problem. Let's go off the	
25	record while we wait.	12:58:01
		Page 32

1	THE VIDEOGRAPHER: All right.	
2	MR. TRYON: Yeah, I I just got back.	
3	THE VIDEOGRAPHER: Oh.	
4	MR. TRYON: It crashed right as you were	
5	talking about education and the Master's degree and 12:58:0	7
6	Bachelor's degrees (sic), so that's just for the	
7	record, that's when my computer crashed, and I got	
8	back on as fast as I could.	
9	So we can go on. Thank you.	
10	This is David Tryon speaking, by the way. 12:58:2	3
11	MS. REINHARDT: Thank you.	
12	BY MS. REINHARDT:	
13	Q Superintendent Stutler, what did you do	
14	starting in 2018?	
15	A I moved to the central office as the 12:58:3	3
16	personnel director.	
17	Q And what does that role what what do	
18	you do in that role?	
19	A Well, it was technically supervisor, but	
20	you just oversee all personnel in the county, as far 12:58:4	4
21	as hiring, processing information for the	
22	superintendent to make recommendations to the board,	
23	dealing with employee attendance. Any matter as it	
24	related to school personnel.	
25	Q And did you do that role until you became 12:59:0	1
	Page 33	

1	superintendent in 2020?	
2	A Yes.	
3	Q Thank you. Do you understand what	
4	interscholastic sports are?	
5	A No.	12:59:19
6	Q So it refers to sports where students compete	
7	against students at other schools.	
8	Does that make sense?	
9	A Yes.	
10	Q So for the purposes of today, I might refer	12:59:29
11	to it as sports or athletics, but I'm really only	
12	referring to interscholastic sports and athletics	
13	when I say that.	
14	A Okay. Thank you.	
15	Q Do you know if there are any sports in	12:59:46
16	Harrison County?	
17	A Yes. Many.	
18	Q What is your role as it relates to sports in	
19	Harrison County?	
20	A It would fall under the same role as any	12:59:58
21	of any of my other responsibilities. I do have	
22	supervisors that are the immediate contact for that.	
23	But if this is an issue or problem, generally it	
24	gets to me.	
25	Q And	01:00:19
		Page 34

1	A And it would be handled as any other yeah.	
2	Q I apologize for interrupting you. Please go	
3	ahead.	
4	A I said it would be handled as any other piece	
5	of my role.	01:00:30
б	Q So these supervisors would report to you if	
7	there was anything they felt you needed to know?	
8	A Yes.	
9	Q And what is your role as it relates to	
10	policies in Bridgeport Middle School?	01:00:45
11	A Policies in our county are really come	
12	from our board, and we only have a policy if the	
13	board agrees and enacts that policy.	
14	Q What does it take for the board to agree to a	
15	policy?	01:01:11
16	A I would never know what it would take. I	
17	offer a policy or we if a policy is generated	
18	and I will tell you, generally our policies are	
19	generated from things coming from state statute or	
20	things that we need to cover, and the stakeholders	01:01:32
21	in my organization would get would get together	
22	and we create a policy, work, generally, with	
23	counsel on a policy. That goes to a goes to the	
24	board, and the five board members will look at that	
25	policy, make changes to that policy, discuss that	01:01:47
	I	Page 35

1	policy. It could be put out on a 30-day comment,	
2	for public comment and policy.	
3	And then it would come back to the board and	
4	that does not become policy unless the board acts on	
5	that, takes action, and then it becomes a policy. 01:02:03	
6	Q So am I understanding correctly that you	
7	would present a policy to the board?	
8	A Sometimes it would occur that way.	
9	Q In cases where it does not occur that way,	
10	how are policies presented to the board? 01:02:28	
11	A Generally, it's a policy that it's already	
12	in state statute, and we've just added some local	
13	language that would be specific to Harrison County,	
14	adopting what's already in state language. That's a	
15	lot of times how policies get there. 01:02:49	
16	We're just either we're adapting our local	
17	policy to match state policy. And that has to be	
18	board acted on as well because sometimes there's	
19	something, maybe, in our county that might be	
20	county-specific or, you know, we need to address. 01:03:04	
21	Q And does the board vote on those in order	
22	to implement those policies?	
23	A All policies are voted and acted on by the	
24	five board members.	
25	Q Does it take a majority vote consensus, do 01:03:22	
	Page 36	

1	you know?	
2	A It's a majority vote, yes. We have a	
3	five-member board.	
4	Q You mentioned that and please correct me	
5	if I'm misrepresenting your statement.	01:03:43
б	As I understand it, you would revise policies	
7	from the State in order to make them applicable to	
8	the County; is that correct?	
9	MS. DENIKER: Objection to the form.	
10	THE WITNESS: I can't state what's in state	01:04:02
11	policy. I can only I can do what's in state	
12	policy, and I I'm trying to think of a good	
13	example.	
14	But I can't change what's in state policy.	
15	I and a lot of times we just adopt its straight	01:04:16
16	language. We use the language directly from the	
17	state policy.	
18	And occasionally there's something at the	
19	State that we find out that we do not have a local	
20	policy on, and we will adopt the State language and	01:04:30
21	create a policy that mirrors the State.	
22	BY MS. REINHARDT:	
23	Q I can give you a real example.	
24	Is this what happened for H.B. 3293?	
25	A No.	01:04:47
		Page 37

1	Q Did you or anyone at the county board present	
2	the county board members with the with the bill	
3	н.в. 3293?	
4	A No.	
5	Q Has the board voted in any way relating to	01:05:04
6	policies around H.B. 3293?	
7	A No.	
8	Q What is the county board's relationship with	
9	the Department of Education?	
10	A I believe, as the superintendent, I am the	01:05:21
11	conduit from the County Board of Education to my	
12	board. So information that comes from the state	
13	board is usually a conduit through me to the board,	
14	although my board has our state boards have their	
15	own association that also has a relationship with	01:05:50
16	the state board, and they do have a fall meeting and	
17	a winter meeting to update board members. So	
18	they they have a relationship outside of my	
19	relationship with the state board through that	
20	organization.	01:06:08
21	Q When you say "they," who are you referring	
22	to?	
23	A My board members. My five board members are	
24	part of a state it's just an association. Like I	
25	have an association for superintendents, there's an	01:06:23
	I	Page 38

1	association for state board members, and they meet a	
2	couple of times of the a year, and they are given	
3	information that's coming down from our State Board	
4	of Education and the Department of Ed.	
5	Q And does the county superintendent attend	01:06:41
6	those meetings?	
7	A I am allowed to attend those meetings with my	
8	board members.	
9	Q Do you regularly attend those meetings as	
10	they're held?	01:06:57
11	A I attend if my board members are attending.	
12	They're optional meetings. If a board member in	
13	our county or in our state has to have so many hours	
14	to remain on a board. It's kind of like a	
15	professional development-type thing, they have to	01:07:13
16	have so many hours. And so I'm not going to say	
17	that my board attends every meeting. If they have	
18	their hours, they don't always attend.	
19	Q Does the county board have any rulemaking	
20	power?	01:07:27
21	A We can adopt a policy, and then it becomes a	
22	rule for our county.	
23	Q Do you do you make those policies? Does	
24	the county board make those policies?	
25	A We can adopt the policy.	01:07:53
		Page 39

1	Q Just so I understand, you've said "adopt a	
2	policy." What I'm asking is, are there instances	
3	where the policy comes directly from the county	
4	board?	
5	A No. As far as creating the policy, like	01:08:07
6	writing it, the actual making of the policy, I	
7	don't	
8	Q No problem. Thank you.	
9	If the county board disagrees with a policy	
10	that's been presented by the state board, will it	01:08:40
11	still adopt that policy?	
12	A We have no choice but to follow state board	
13	policy.	
14	Q So what is the purpose of having votes as it	
15	relates to policies?	01:08:56
16	A They're I guess it's we adopt state	
17	policy. We use the language for state policy. And	
18	that is our guidance.	
19	If we have a local policy, and it would be	
20	something like our local discipline policy, we have	01:09:08
21	an overarching state policy for safe and supportive	
22	schools, policy 4373, and it gives you examples of	
23	how you would discipline, if this occurs.	
24	A local policy would take that policy, adopt	
25	all the same language as the state policy, but we	01:09:31
		Page 40

1	may add in a third progressive discipline.	
2	Like, if we may not want to go strictly	
3	to now, there are things in that behavior policy	
4	that we have to do, if there's a weapon, if	
5	there's there are things that you have to do, but 01:09:	0 0
6	when it is a something where two children are	
7	arguing and we want to say, you know what, we want	
8	to do ISS, put them in an in-school suspension,	
9	instead of an out-of-school suspension.	
10	That's what I mean by adding things that are 01:10:0)5
11	specific to a county that we feel that would be good	
12	for our students, and I think that's anytime we	
13	make a policy change, it's based on, you know, our	
14	students and what our administrators are seeing in	
15	the schools. 01:10:	. 8
16	Q I really	
17	A The overarching policy would be state policy.	
18	We would just add things like that. That's just an	
19	example.	
20	Q I really appreciate that example, as I 01:10:3	31
21	haven't had the privilege of being a part of this	
22	process. So thank you.	
23	I'll move on and ask you, how many schools	
24	are in the county board's jurisdiction?	
25	A We have five high schools, five middle 01:10:4	13
	Page 41	

1	schools and 13 elementary schools and one
2	alternative education high school/middle school.
3	It's a combination. It's one building.
4	Q And of those schools, is Bridgeport Middle
5	School part of the County Board of Education's 01:11:05
6	jurisdiction?
7	A Yes.
8	Q Norwood Elementary School as well?
9	A Yes.
10	Q Do rules and regulations between schools ever 01:11:18
11	vary?
12	A Schools follow our policies, our county
13	policies. It's their guidance.
14	Q And schools are allowed to implement their
15	own policies on top of those; is that correct? 01:11:34
16	A Not not a policy. But a school could
17	have if you wanted to have different rules for
18	the kids, like, you know, raise your hand and I
19	mean, they do things like that.
20	You know, as a school administrator, we give 01:11:51
21	them some autonomy to run their schools with
22	scheduling. You know, how they're going to run
23	their lunches, we don't have that in policy. But
24	our policy is what that governs all of our
25	schools. 01:12:10
	Page 42

1	Q So these rules that a school may choose to	
2	implement, does the county board review them?	
3	A Not always. If there if it's a rule	
4	if if a a principal has had something	
5	happening in their building and they want to change	01:12:34
6	a lunch schedule or a master schedule or we would	
7	not review that. But our policy would say, you need	
8	to have 350 minutes of instruction. That's what our	
9	policy would say.	
10	Now, within that school, they could have the	01:12:50
11	autonomy to to make that 350-minute schedule,	
12	what works for their building and their staffing.	
13	Q Understood. I'm going to ask you a few	
14	questions about superintendents.	
15	I first want to know, who employs the county	01:13:08
16	board superintendent?	
17	A I am hired by the five elected board members.	
18	Q And are you a state official?	
19	MS. DENIKER: Objection to the form.	
20	THE WITNESS: I believe I'm considered a	01:13:26
21	state employee. I have all the rights and benefits	
22	of a state employee.	
23	BY MS. REINHARDT:	
24	Q Are you responsible for executing educational	
25	policies?	01:13:38
		Page 43

1	A That's been approved by my board, by my
2	five-member board.
3	Q Understood. Is the county board
4	superintendent responsible for monitoring H.B. 3293?
5	MS. DENIKER: Objection to the form. 01:14:04
6	THE WITNESS: That there is a current
7	injunction with that rule, so we're
8	BY MS. REINHARDT:
9	Q Is the county board superintendent
10	responsible for monitoring state policies that are 01:14:30
11	adopted by the county board?
12	MS. DENIKER: Objection to form.
13	THE WITNESS: Would you repeat that question.
14	BY MS. REINHARDT:
15	Q Is the county board superintendent 01:14:41
16	responsible for monitoring policies, let's say state
17	policies, that are adopted by the county board?
18	MS. DENIKER: Same objection.
19	THE WITNESS: Our our county board
20	policies are following state board policy. 01:15:01
21	BY MS. REINHARDT:
22	Q And is the county board superintendent
23	responsible for monitoring those?
24	MS. DENIKER: Same objection.
25	THE WITNESS: We enforce the policy as it 01:15:13
	Page 44

,		
1	comes down from the State and our local board	
2	because we're required to enforce state policy.	
3	BY MS. REINHARDT:	
4	Q And how do you enforce it, state policy?	
5	A We follow what the rule says.	01:15:40
6	Q Does the rule describe how it should be	
7	enforced?	
8	MS. DENIKER: Objection to the form.	
9	THE WITNESS: Generally, we know how to	
10	enforce the rule. And if we had questions about a	01:16:02
11	state board policy, we would contact the state board	
12	to make clarification.	
13	BY MS. REINHARDT:	
14	Q Understood. And what is your relationship	
15	with the county board superintendent I'm sorry,	01:16:14
16	let let me rephrase that.	
17	What is your relationship with the state	
18	board superintendent?	
19	A I contact him when I need to. He's he is	
20	available, and our state board is available, our	01:16:32
21	state department.	
22	Q In what instances would you need to in	
23	what instances would you need to discuss things with	
24	the state board superintendent?	
25	A I've had contact with our state board	01:16:49
	1	Page 45

		$\overline{}$
1	superintendent when I wanted to have something	
2	clarified that was said, possibly, at a meeting with	
3	us. They do meet with us regularly. They are great	
4	to give us great to keep us informed in	
5	information. So we we see them often. 01:17	:19
6	So it's it's not like I call him every day	
7	, but if I needed something, I I have called to	
8	verify something that one of his departments maybe	
9	have said to us and I wanted to talk with him. It's	
10	not often, but he is available and there when we 01:17	:42
11	have questions.	
12	Q Who is the state board superintendent?	
13	A Clayton Burch.	
14	Q And did you discuss H.B. 3293 with	
15	Clayton Burch? 01:18	:00
16	A No.	
17	Q Does the county board superintendent defer to	
18	the state board superintendent?	
19	MS. DENIKER: Objection to the form.	
20	THE WITNESS: No. 01:18	:14
21	BY MS. REINHARDT:	
22	Q Have you heard of the West Virginia Education	
23	Information System?	
24	A I believe we call that WVEIS, West Virginia	
25	EIS. We we refer to it as WVEIS, so I'm sure 01:18	:32
	Page 46	

```
that -- I haven't heard it called that for a long
1
2
      time.
 3
         Q
             Wonderful. So it's an acronym --
             Thanks for the memory.
         Α
             Is it okay with you if I also call it WVEIS? 01:18:40
5
         Q
6
             Yes. You can also call it an antiquated
7
      system, but that's okay.
             And why do you call it an antiquated system?
8
         Q
9
             It's been around as long as I have, so...
10
             What is WVEIS, if you could please explain it 01:18:57
11
      to me?
12
             WVEIS is just the state database that we use.
13
      All counties are connected to WVEIS. And it's a --
      just a student information database. It also holds
14
      financial -- our county financial menus as well. 01:19:12
15
16
      It's a large -- it's a large database.
17
             So the county board superintendent has access
18
      to WVEIS?
19
         Α
             I do.
             Do the county board members have access to 01:19:30
20
21
      WVEIS?
22
         Α
             No.
23
             Who controls WVEIS?
         Q
             MS. DENIKER: Objection to the form.
24
25
             THE WITNESS: I believe it would be the state 01:19:47
                                                            Page 47
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1	department. It's just a database. So there's a lot
2	of people involved with WVEIS in different
3	departments. There's a lot of sides to it. There's
4	a student information side. There's, like I said,
5	the finance side. That's where we keep our student 01:19:59
6	attendance. It's just a recordkeeping large
7	database.
8	BY MS. REINHARDT:
9	Q Does the county board I'll rephrase.
10	Is the county board able to enter information 01:20:12
11	into WVEIS?
12	A Are you referring to county board members, in
13	that sense, or are you speaking about just
14	Q I'll take it from a high level first.
15	So can you, as county superintendent, enter 01:20:30
16	information into WVEIS?
17	A I can.
18	Q And are the various departments and when I
19	say "departments," I'm referring to the ten
20	departments that report to you. Are they able to 01:20:47
21	enter information into WVEIS?
22	A For their specific department. My attendance
23	director has access to attendance menus. My school
24	supervisors have access to menus that involve their
25	schools. 01:21:04
	Page 48

1	So it depends on what their need is. We
2	don't just allow anybody WVEIS access.
3	Q Understood. And I am I have just a few
4	more questions for you, and then we can take a
5	break, if you would like. 01:21:19
6	My first question is if you've ever heard of
7	the county board superintendent's advisory council?
8	A Repeat that.
9	Q The county board superintendent's advisory
10	council. 01:21:43
11	A I am not familiar with that. And I could
12	be I just maybe have not maybe it's like the
13	WVEIS thing. I'm just not
14	Q As I
15	A Is it 01:22:07
16	Q Sorry, I did not mean to interrupt you.
17	Go ahead.
18	A I was going to ask, as it relates to just our
19	county superintendents?
20	Q As I understand it and again, I don't know 01:22:17
21	if it exists, but as I understand it, it's a council
22	to promote collaboration among the county districts
23	and to provide input to the State Board of
24	Education.
25	Is there a council similar to that that 01:22:35
	Page 49

1	you're aware of?	
2	A I am not a member of that council.	
3	Q Do you know if there's an annual report that	
4	goes to the state superintendents regarding concerns	
5	the county board may have?	01:22:56
6	A I am not aware.	
7	Q Thank you. And similarly, have you heard of	
8	the West Virginia education advisory team?	
9	A I'm not sure that's what it's titled. I know	
10	we have some superintendents that are involved in	01:23:27
11	different things from the state superintendent. I	
12	am not on that team.	
13	Q Understood. And those are all the questions	
14	I have pertaining to this topic, if you would like	
15	to take a break at this time.	01:23:44
16	MS. DENIKER: Is that topic 1 that we have	
17	concluded, Ms. Reinhardt?	
18	MS. REINHARDT: It is the conclusion of	
19	topic 1. I may have some questions later that kind	
20	of inter that cross with topic 1, but for now,	01:23:58
21	that's the conclusion of topic 1.	
22	THE WITNESS: Do we need a break?	
23	MS. DENIKER: We do not need a break, if you	
24	want to continue, but if you would like to take a	
25	break, that is fine.	01:24:15
		Page 50

1	MS. REINHARDT: One second.	
2	Let's take a five-minute break for now. If	
3	folks are able to return at 11:30, we'll go off the	
4	record.	
5	THE VIDEOGRAPHER: We are going off the	01:24:33
6	record at 1:24 p.m., and this is the end of Media	
7	Unit No. 1.	
8	(Recess.)	
9	THE VIDEOGRAPHER: All right. We are back on	
10	the record at 1:36 p.m., and this is the beginning	01:35:51
11	of Media Unit No. 2.	
12	Go ahead.	
13	BY MS. REINHARDT:	
14	Q Does the county board have a role as it	
15	relates to sports in Harrison County?	01:35:59
16	A The same as they would with any policy, as it	
17	relates to sports or any other topic.	
18	Q Can you speak a little bit more to that?	
19	What role would they have?	
20	A Are you asking specific to sports?	01:36:36
21	Q I am.	
22	A The understanding is, is that our board, when	
23	they have policies in place like I said, I am	
24	there for the day-to-day operations. So I think the	
25	questions are, is the board, everyday, in the	01:36:59
		Page 51

1	day-to-day operations. They are not, until we have	
2	a board meeting and they're in as a group. They	
3	they take no action. They they really have no	
4	authority as single board members.	
5	So I guess my my thing is, is they	01:37:17
6	they've got me for day-to-day operations, and I	
7	they adopt policy to support that as a group.	
8	But as far are you speaking of day-to-day	
9	operations of athletics in the county?	
10	Q I am not. But let me ask you another	01:37:38
11	question first.	
12	Is the county when I'm referring to the	
13	county board, are you answering only as it relates	
14	to the county board members?	
15	A Well, I believe my role here is in the I	01:37:52
16	am in that capacity as representing the the	
17	board, but they they are my supervisors or they	
18	are over my	
19	MS. DENIKER: Ms. Reinhardt, this is Susan	
20	Deniker. Could we go off the record for a minute	01:38:21
21	and I think that we can maybe make some	
22	clarifications that would be helpful moving forward?	
23	MS. REINHARDT: Thank you. Yes, let's go off	
24	the record, please.	
25	THE VIDEOGRAPHER: All right. We're going	01:38:31
	Pa	ıge 52

1	off the record. The time is 1:38 p.m.	
2	(Recess.)	
3	THE VIDEOGRAPHER: All right. We are back on	
4	the record at 1:41 p.m.	
5	Go ahead.	01:40:46
6	MS. REINHARDT: While off the record, we	
7	discussed the definition of county board, as I refer	
8	to it here.	
9	BY MS. REINHARDT:	
10	Q So Superintendent Stutler, when I refer to	01:40:54
11	"county board," I'm talking about the entire County	
12	Board of Education, not just the elected members.	
13	I'll clarify, going forward, when I'm talking about	
14	the county board's elected members. Is that clear?	
15	A Yes. Thank you.	01:41:14
16	Q Wonderful. And as I go through this line of	
17	questioning, if there's anything that you don't	
18	believe you reviewed while reviewing the topics in	
19	the 30(b)(6) notice, just let me know, but I will	
20	try to stick to only topics that you've noted as	01:41:30
21	reviewed.	
22	A Thank you.	
23	Q I'm going to ask my previous question again.	
24	Does the county board have a role as it	
25	relates to athletics or sports?	01:41:44
		Page 53

1	A Yes.	
2	Q And what is that role?	
3	A We well, it's under my jurisdiction.	
4	Each each school has an athletic director that	
5	would be under the administrator in that building.	01:42:01
6	So each athletic program has its own athletic	
7	director that oversees the programs in that	
8	building. And that athletic director reports to the	
9	school principal, and, of course, the school	
10	principal reports to the county board.	01:42:19
11	Q Are the coaches at Bridgeport Middle School	
12	employees of the county board?	
13	A Not all. We have volunteer coaches that are	
14	vetted by the school board, but they are not	
15	employees; they are unpaid volunteer coaches.	01:42:51
16	Q Are they required to sign a contract as	
17	volunteer coaches?	
18	A No. We are we do vet them. They have	
19	background checks, and we vet them, but they're not	
20	under contract.	01:43:06
21	Q And when you say "we," do you mean the county	
22	board?	
23	A Yes.	
24	Q Thank you.	
25	A Thank you.	01:43:13
		Page 54

1	Q Does the county board have a role and I	
2	know we discussed this briefly as it pertains to	
3	policies regarding sports in Harrison County?	
4	A Yes.	
5	Q What is that role? 01:43:3	2
6	A It would be the same role as other policies	
7	that we would have that we that my board would	
8	adopt.	
9	Q Does the county	
10	A It would follow 01:43:4	7
11	Q Oh, I I apologize. Go ahead.	
12	A It would follow that same process.	
13	Q Would you bother reminding me what the	
14	process is?	
15	A If if there's a state policy and we want 01:43:5	9
16	to adopt the processes for our county, we would	
17	adopt the local policy, with those processes, and it	
18	would go to the board, and they would adopt an	
19	official policy, and it would be enacted.	
20	Q And when you say it would go to the board, do 01:44:1	8
21	you mean the elected board members?	
22	A The elected board. I'm sorry, I will say	
23	elected board as well.	
24	Q No problem. I know	
25	A They're such a big part of our world. 01:44:2	8
	Page 55	

1	Q Understood. Does the county board have any	
2	policies pertaining to sports?	
3	A We have minimal. We have two.	
4	Q And what are those two policies?	
5	A We have a policy on extracurricular	01:44:45
6	activities for 6 to 12, just defining what	
7	extracurricular would be for 6 to 12th grade. And	
8	the other policy that we have is on how you obtain a	
9	letter, how are you a lettermen, as far as sports is	
10	concerned.	01:45:07
11	Q When were those policies developed?	
12	A I believe 2008 was one. I don't remember the	
13	date on the other. They were early. They're	
14	they're older policies.	
15	Q So as it relates to the lettermen policy,	01:45:20
16	I'll use that as an example, who is responsible for	
17	enforcing it?	
18	A That would be the school AD and the athletic	
19	program at the school. That would be really	
20	pertaining to the high school athletic directors.	01:45:40
21	Q And does the county board ever need to step	
22	in, as far as enforcing those policies?	
23	A Only if there would be a disagreement. I	
24	would assume that if a child thought they were	
25	supposed to get a letter, and they didn't, then I	01:46:00
	P.	age 56

1	would probably be it would be brought to my	
2	attention.	
3	Q Understood. And just for clarity, does the	
4	county board have any policies related to sex	
5	separation in sports?	01:46:12
6	A No, we do not have an adopted policy for	
7	that. We follow SSAC guidelines on what teams are	
8	coed.	
9	Q Does the County have any policies pertaining	
10	to transgender students?	01:46:40
11	A No.	
12	Q What do you know about H.B. 3293?	
13	MS. DENIKER: Objection to the form.	
14	THE WITNESS: It it was a state law passed	
15	in July of '21.	01:47:05
16	BY MS. REINHARDT:	
17	Q What does H.B. 3293 do?	
18	MS. DENIKER: Objection to the form.	
19	THE WITNESS: I can really only tell you what	
20	I know when I read the statute. It's a it makes ()1:47:24
21	a distinction between it begins by saying that	
22	there is an inherent difference between a male and a	
23	female. It talks about safety during sporting	
24	activities or doing during athletics. And it	
25	also addresses the equity or displacement of female	01:47:46
	Pag	re 57

1	athletes.	
2	I can only speak to the statute and what it	
3	says.	
4	BY MS. REINHARDT:	
5	Q How did you come to know about H.B. 3293?	01:48:03
6	MS. DENIKER: I'm going to object to the form	
7	and ask if you're asking her are you asking her	
8	this as the superintendent?	
9	I mean, this is a little bit of a	
10	complicating factor as it relates to a 30(b)(6)	01:48:19
11	deposition.	
12	Are you asking Superintendent Stutler how she	
13	became aware of that as the superintendent?	
14	MS. REINHARDT: I'm asking	
15	Superintendent Stutler to speak to it as the county	01:48:30
16	board designee.	
17	When I'm referring to Superintendent Stutler,	
18	I'll be sure to reference you and make it clear when	
19	I'm asking. I apologize if that wasn't clear.	
20	MS. DENIKER: Well, I'm not sure how she can	01:48:47
21	answer how an entity became aware of something.	
22	MS. REINHARDT: Can we go off the record for	
23	just one moment, please?	
24	MS. DENIKER: Sure.	
25	THE VIDEOGRAPHER: Okay. We are going off	01:48:55
	Pa	age 58

1	the record. The time is 1:49 p.m.	
2	(Recess.)	
3	THE VIDEOGRAPHER: All right. We are back on	
4	the record at 1:55 p.m.	
5	Go ahead.	01:55:19
6	BY MS. REINHARDT:	
7	Q Superintendent Stutler, when did you, in your	
8	individual capacity, become aware of H.B. 3293?	
9	A I cannot give a specific date or time. I can	
10	tell you the process with any legislative updates	01:55:36
11	that I received, and it involves all of them.	
12	Generally, when our legislative group in	
13	Charleston convene, they are always, you know,	
14	putting forth new bills. You never know where	
15	they're at and what process.	01:55:54
16	And we have multiple organizations, one being	
17	my superintendent's organization, that gives us	
18	usually a weekly update on where the bills are.	
19	There's not commentary on those. It's just a	
20	snippet of what the bill is and kind of an overview	01:56:07
21	of what the bill is, and I get those a list of	
22	all of them that's been introduced, and then they'll	
23	update us occasionally. And those come from	
24	different directions.	
25	We have a superintendent's organization. Our	01:56:25
	Į I	age 59

1	school board, I'm talking about the elected members,	
2	and their association will send out legislative	
3	updates on everything coming out of the legislation	
4	for the legislative body in in our Charleston	
5	legislature.	01:56:42
6	So I can't give you a specific time, but I	
7	did receive updates in general from from those	
8	sources.	
9	Q And how often are those updates provided?	
10	A It depends on how busy Charleston is. If	01:56:56
11	there's a lot going on, we get them frequently. No	
12	more than once a week during the session.	
13	Q And if the superintendent of the county board	
14	has questions related to legislation, who does the	
15	county superintendent go to?	01:57:15
16	MS. DENIKER: Objection to the form.	
17	Are you speaking about Dora Stutler as county	
18	superintendent?	
19	MS. REINHARDT: I'm generally speaking to a	
20	superintendent in this role.	01:57:29
21	BY MS. REINHARDT:	
22	Q Is there a specific person who has been	
23	designated or is in a position to answer questions	
24	about legislation?	
25	A When there is a legislative update, I I	01:57:42
		Page 60

1	guess I'm in a different role. In my role as	
2	superintendent here, I I am not one that's making	
3	decisions on legislation. I'm watching it. I'm	
4	being updated on it. I am not in that role.	
5	Now, whether other superintendents are, I am	01:58:00
6	unaware. But I am not in that role. But I am	
7	paying attention and reading the updates that are	
8	coming to me.	
9	Q Do you recall who updated you about H.B.	
10	3293?	01:58:13
11	A It came specifically from our superintendent	
12	organization. They do like I said, it's that	
13	same it's the same group. We we have an	
14	association of all the superintendents, 55 counties.	
15	Q Who is the superintendent and I	01:58:35
16	apologize superintendent of organizations, is	
17	that what you've said?	
18	A Yeah, it's an association of superintendents.	
19	It's just our all all 55 counties. There's an	
20	executive director of that group, and they inform us	01:58:51
21	of anything that's of anything that's going to	
22	affect school systems or legislation or rules,	
23	anything.	
24	Q Are you a member of this association?	
25	A I am.	01:59:09
		Page 61

1	Q And once the association made you aware of	
2	H.B. 3293, did you report did you report anything	
3	related to H.B. 3293 to someone you report to?	
4	And I can rephrase that if that was not	
5	clear.	01:59:29
6	A No.	
7	Q Did you discuss H.B. 3293 with anyone who	
8	reports to you?	
9	A No.	
10	Q Was the County Board of Education did the	01:59:45
11	County Board of Education have a role in drafting	
12	н.в. 3293?	
13	A No.	
14	Q Did the county board provide any comments or	
15	thoughts to the legislature regarding H.B. 3293 that	02:00:01
16	you are aware of as Superintendent Stutler?	
17	A Are you speaking about my county-elected	
18	board or	
19	Q The County Board of Education, generally.	
20	A No.	02:00:22
21	Q How was H.B. 3293 described to you as	
22	Superintendent Stutler?	
23	MS. DENIKER: Objection to the form.	
24	THE WITNESS: I truly just read the	
25	administrative updates, and I will tell you that we	02:00:42
		Page 62

		$\overline{}$
1	had someone that presented to my board, but he did	
2	all the legislative updates, like we would with any	
3	legislative session, to inform my board.	
4	(Exhibit 25 was marked for identification	
5	by the court reporter and is attached hereto.) 02:01	:04
6	BY MS. REINHARDT:	
7	Q Understood. If you could go into the "Marked	
8	Exhibits" folder, I'm going to introduce a document	
9	that's been marked as Exhibit 25.	
10	Please let me know when you have that up. 02:01	:18
11	A I see that.	
12	Q And for now, we're just going to be looking	
13	at that first page.	
14	Have you seen this e-mail before?	
15	A I had not seen that e-mail until counsel 02:01	:58
16	shared that.	
17	Q What is WVASA?	
18	A That is the West Virginia association of	
19	superintendents.	
20	Q And are you a member of that Listserv? 02:02	:12
21	A I am.	
22	Q Thank you. Now, if you wouldn't mind, I	
23	would also like to ask you who Sarah Starkey is.	
24	A She's our county Title IX investigator.	
25	Q And who is Kenneth Winkie? 02:02	:36
	Page 63	
		1

1	A He's our safety and support director.	
2	Q And, finally, who is Donna Hage, if I'm	
3	pronouncing that correctly?	
4	A Donna Hage, at that time, in 2021, the date	
5	of that, she was an assistant superintendent for 02:	02:56
6	Harrison County schools.	
7	Q Thank you. Now, attached to this e-mail is a	
8	Title IX presentation.	
9	Have you seen this before?	
10	A I yesterday, I saw that. I don't recall 02:	03:10
11	seeing that previous, prior to yesterday, when I	
12	did met with counsel.	
13	Q Understood. I will give you an opportunity,	
14	if you would like it, to flip through the PowerPoint	
15	presentation, or I can just direct you to the pages 02:	03:41
16	that I'll be asking about. What do you prefer?	
17	A Just direct me to the pages.	
18	Q Wonderful. I'm going to direct you to the	
19	page that's Bate-numbered HCBOE 00343.	
20	Are you there? Let me please let me know 02:	04:20
21	when you're there.	
22	A Yes.	
23	Q So on this page, at the top, it says,	
24	"Title IX and Current Issues." And on the following	
25	page, it says, "Recent Cases of Note." 02:	04:38
	Page (54

1	Do you see that?	
2	A Yes.	
3	Q Then on the following page, which is	
4	HCBOE 00345, it says, "WV House Bill 3293."	
5	Do you see that?	02:04:54
6	A Yes.	
7	Q And is it correct that you, as Dora Stutler,	
8	were not present for this presentation?	
9	A I do not attend all of those association	
10	meetings. So I do not recall that particular	02:05:12
11	presentation. These attorneys do present often at	
12	these organization meetings.	
13	Q After this presentation, did any of the	
14	other superintendents that are members of this	
15	associations speak with you about a presentation?	02:05:33
16	A No.	
17	Q Has the county board had any conversations	
18	with the State Board of Education, prior to the	
19	enactment of H.B. 3293, about students who are	
20	transgender participating in sports?	02:05:54
21	A No.	
22	Q Now, looking at this page, which I believe is	
23	345, is that the same page you're currently on?	
24	A Yes.	
25	Q Can you just review it and let me know if	02:06:07
	1	Page 65

1	this is how you recall H.B. 3293 being summarized to
2	you?
3	MS. DENIKER: Objection to the form of the
4	question.
5	I'm unclear about summarized by who? 02:06:24
6	BY MS. REINHARDT:
7	Q As I understand it, Superintendent Stutler,
8	you received various e-mails about upcoming
9	legislation.
10	Did any of those e-mails categorize H.B. 3293 02:06:32
11	similarly to the page before you Bates-Stamped
12	numbered HCBOE 00345?
13	A I could not speak to that.
14	MS. DENIKER: Objection to the form.
15	BY MS. REINHARDT: 02:06:52
16	Q Can you please go to the page Bates-Stamped
17	HCBOE 00347?
18	A Yes, I see that.
19	Q And it says (as read):
20	"Cause of Action. Any student 02:07:18
21	aggrieved by a violation of this
22	section may bring an action against
23	a county board of education or state
24	institution of higher education
25	alleged to be responsible for the 02:07:29
	Page 66

1	alleged violation."
2	Have you seen this cause of action prior to
3	now?
4	MS. DENIKER: Objection to the form.
5	THE WITNESS: This document, during prep, was 02:07:41
6	shown to me.
7	BY MS. REINHARDT:
8	Q Okay. And has any student brought an action
9	against the county board under H.B. 3293?
10	MR. TRYON: Objection. 02:08:03
11	THE WITNESS: We have been named, with
12	several other entities.
13	BY MS. REINHARDT:
14	Q In what action?
15	A It's a lawsuit against multiple entities, and 02:08:14
16	we are included in that for B.P.J.
17	Q Have there been any actions related to
18	H.B. 3293 other than this case?
19	A No.
20	Q Has the county board taken any steps in 02:08:41
21	addressing this Cause of Action section?
22	MS. DENIKER: Objection to the form.
23	THE WITNESS: No. I mean
24	BY MS. REINHARDT:
25	Q Has the county board taken any steps in 02:09:04
	Page 67

1	preparation for actions brought under this section?
2	A We have retained counsel for the current
3	lawsuit that we've been named in.
4	Q Other than this action, has there been any
5	other preparation as to this Cause of Action section 02:09:30
6	from House Bill 3293?
7	A No.
8	Q Did the county board have any conversations
9	with employees at Bridgeport Middle School prior to
10	the enactment of H.B. 3293? 02:09:47
11	MS. DENIKER: Objection to the form.
12	Are you asking about
13	MR. TRYON: Objection.
14	MS. DENIKER: 3293?
15	MS. REINHARDT: Can you please repeat that, 02:10:01
16	Ms. Deniker?
17	MS. DENIKER: Yes, I'm sorry, I objected to
18	the form. And then I was asking for clarification.
19	Why don't I just let you re-ask the question.
20	I apologize. 02:10:11
21	MS. REINHARDT: No problem.
22	BY MS. REINHARDT:
23	Q Did the county board have any conversations
24	with employees at Bridgeport Middle School prior to
25	the enactment of H.B. 3293 related to transgender 02:10:18
	Page 68

1	students participating in sports?	
2	A There was a gender support plan being created	
3	at Norwood Elementary for B.P.J. She was going to	
4	attend Bridgeport Middle School.	
5	Q So	02:10:49
6	A And there's a section there's a section on	
7	that plan, Are you an athlete?	
8	Q Other than the gender support plan that	
9	you're speaking of, were there any other	
10	conversations with Bridgeport Middle School	02:11:04
11	employees about transgender students	
12	participations participation in sports?	
13	A No.	
14	Q Did the county board have any conversations	
15	with employees at Norwood Elementary School prior to	02:11:18
16	the enactment of H.B. 3293 about students who are	
17	transgender participating in sports?	
18	A No.	
19	Q What is the county board's rule as it relates	
20	to H.B. 3293?	02:11:45
21	MS. DENIKER: Objection to the form.	
22	THE WITNESS: It's like any other state law.	
23	But there's an injunction, so that was never	
24	enacted.	
25	BY MS. REINHARDT:	02:11:58
		Page 69

1		
2	Q Has H.B. 3293 been enforced against any other	
3	student other than B.P.J.? I apologize.	
4	A There's an injunction against it. We take	
5	we've taken no action.	02:12:17
6	MS. REINHARDT: Susan, I believe the rest of	
7	my questions relate to topic 10, so if it suits the	
8	parties, we'll take a break now for about	
9	20 minutes, and then I would ask the county board to	
10	have David Mazza present.	02:12:39
11	MS. DENIKER: And then are done with all	
12	other topics upon which Ms. Stutler will be	
13	testifying on?	
14	MS. REINHARDT: I am not.	
15	MS. DENIKER: Okay.	02:12:51
16	THE VIDEOGRAPHER: So okay.	
17	MS. REINHARDT: We can also go off the	
18	record.	
19	THE VIDEOGRAPHER: Yeah, let's discuss	
20	okay. We're we're going off the record. The	02:13:00
21	time is 2:13 p.m., and this is the end of Media Unit	
22	No. 2.	
23	One moment.	
24	(Recess.)	
25	THE VIDEOGRAPHER: All right. We are back on	02:53:32
	P	age 70

1	the record at 2:54 p.m., and this is the beginning	
2	of Media Unit No. 3.	
3	Go ahead.	
4	BY MS. REINHARDT:	
5	Q Have you heard I'll rephrase.	02:53:57
6	Have you, as Dora Stutler, heard of	
7	West Virginia Secondary School Activities	
8	Commission?	
9	A Yes.	
10	Q Can you tell me what it is?	02:54:06
11	MS. GREEN: Object to the form.	
12	This is Roberta Green on behalf of WVSSAC.	
13	THE WITNESS: It's it's a governing body,	
14	but it's made up of member members of the of	
15	the schools. It's a principals organization with	02:54:26
16	the governing body of the SSAC.	
17	BY MS. REINHARDT:	
18	Q Is it okay if I refer to it as "WVSSAC" going	
19	forward?	
20	A Yes.	02:54:42
21	Q Is the county board able to delegate powers	
22	to another body?	
23	A Can you rephrase that or ask that in another	
24	way?	
25	Q Of course. I can ask a more direct question.	02:54:55
		Page 71

1	Has the county board delegated any of its	
2	powers, as it relates to sports, to WVSSAC?	
3	MS. DENIKER: Object to the form.	
4	MS. GREEN: Also object to the form.	
5	THE WITNESS: No.	02:55:13
6	BY MS. REINHARDT:	
7	Q Has the county board delegated any of its	
8	powers, as it relates to sports, to any other entity	
9	other than the County itself?	
10	MS. DENIKER: Objection to the form.	02:55:31
11	MS. GREEN: Object to the form.	
12	THE WITNESS: Can we talk about what the	
13	SSAC I mean, how it the oversight of the SSAC	
14	for counties in general? Because the confusion is,	
15	is we don't my board, delegating authority I	02:55:53
16	mean, my board, we're following state policy and	
17	guideline. That's what we do.	
18	The West Virginia SSAC is an oversight board	
19	and provides guidance for our schools and our	
20	athletic programs. It's a guiding body.	02:56:11
21	So I don't know that my board, if you're	
22	well, see, I'm thinking elected members. You're	
23	you're thinking of the board in general.	
24	I'm trying to just explain the relationship.	
25	I mean, we we have members of the SSAC.	02:56:28
		Page 72

1	They're it's a member body. It's our principals.	
2	MS. DENIKER: This is Susan Deniker. I just	
3	want to also state that to the extent we're talking	
4	about the relationship between the Harrison County	
5	board and the WVSSAC, I believe that that is topic 02:5	6:43
6	10, and we've designated a different witness for	
7	that.	
8	MS. REINHARDT: Understood. I am asking	
9	Superintendent Stutler questions as it relates to	
10	topic 8 at this moment. 02:5	56:54
11	BY MS. REINHARDT:	
12	Q Does WVSSAC have any powers as it relates to	
13	sports?	
14	MS. GREEN: Object to the form.	
15	MS. DENIKER: Same objection. 02:5	57:09
16	THE WITNESS: Yes. They set guidelines for	
17	us to follow.	
18	BY MS. REINHARDT:	
19	Q When you say "us," they set guidelines for	
20	the County Board of Education to follow? 02:5	57:18
21	MS. GREEN: Object to the form.	
22	THE WITNESS: There are athletic yes, for	
23	our athletics, in each our programs need to	
24	follow. There's certain examples. Transfer of a	
25	of a student from one school to another. There's 02:5	57:34
	Page 7	3

1	guidelines. They have to follow that. There's	
2	eligibility requirements. Those are all but	
3	those are all rules that were voted on as the the	
4	principals vote on that as members of the West	
5	Virginia SSAC. But there is a governing body that	02:57:53
6	govern all of our sport programs.	
7	BY MS. REINHARDT:	
8	Q I apologize if I'm not quite understanding.	
9	So if I can just have a little bit of clarity, I'm	
10	wondering so I'll ask several questions and maybe	02:58:06
11	that will help get me to the point of understanding.	
12	WVSSAC provides guidelines, and those are	
13	presented to the county board, and the county board	
14	must follow those guidelines.	
15	Is that a correct summary of what you've	02:58:26
16	said?	
17	MS. DENIKER: Object to the form.	
18	MS. GREEN: Objection to the form.	
19	THE WITNESS: I guess my frustration is I'm	
20	not sure what you're asking me. I know how the	02:58:40
21	West Virginia SSAC works. I know how it governs our	
22	sporting events. And they work with our	
23	administrators and our ADs to put programs together	
24	for our kids and their athletics. It's it's a	
25	it's a guide. They provide guidelines for them.	02:58:59
	 	age 74

1	And there are if we do not follow certain	
2	things, and there is a someone says, hey, I don't	
3	agree with that, yes, there are ways to appeal that,	
4	and there could be hearings for athletes.	
5	BY MS. REINHARDT:	02:59:17
6	Q So	
7	A But there are rules that we have to follow	
8	for our athletic programs.	
9	Q And those rules are provided by WVSSAC?	
10	MS. GREEN: Object to the form.	02:59:31
11	MS. DENIKER: Objection to the form.	
12	THE WITNESS: Yes.	
13	BY MS. REINHARDT:	
14	Q And can you please describe the process to me	
15	if the county board doesn't agree with a guideline	02:59:40
16	or a rule set by WVSSAC?	
17	MS. GREEN: Object to the form.	
18	THE WITNESS: Well, I I think you have to	
19	go back to what the how their their rules come	
20	to us. You have your administrators all as a	02:59:56
21	part they're members of this. So they're the	
22	ones creating these rules, voting on these rules.	
23	So we once those rules are passed by a	
24	majority of those members, we follow the rules.	
25	///	
		Page 75

I also believe that this is a topic 10 issue. MS. REINHARDT: I'm going to ask the witness to continue to answer, as I believe this falls under topic 8. MS. DENIKER: And I will permit her to answer 03:00: with the understanding that I will not permit multiple witnesses to be asked the same questions with regards to the same issues. MS. REINHARDT: Understood. Thank you. BY MS. REINHARDT: Understood. Q Would you like me to repeat my question? A Yes, please. MS. REINHARDT: Could the court reporter please read back my last question?			
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ms. Deniker: And I will permit her to answer 03:00: mith the understanding that I will not permit multiple witnesses to be asked the same questions with regards to the same issues. Ms. Reinhard: Understood. Thank you. BY Ms. Reinhard: O3:00: Q Would you like me to repeat my question? A Yes, please. Ms. Reinhard: Could the court reporter please read back my last question? The Reporter: Yes. 03:01: (Record read.) Ms. Green: Object to the form. Ms. Deniker: Same objections I've already raised. THE WITNESS: I can tell you, in Harrison 03:01:	7	MS. REINHARDT: I'm going to ask the witness	
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with regards to the same issues. MS. REINHARDT: Understood. Thank you. BY MS. REINHARDT: 03:00: Q Would you like me to repeat my question? A Yes, please. MS. REINHARDT: Could the court reporter please read back my last question? THE REPORTER: Yes. 03:01: (Record read.) MS. GREEN: Object to the form. MS. DENIKER: Same objections I've already raised. THE WITNESS: I can tell you, in Harrison 03:01:	11	with the understanding that I will not permit	
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BY MS. REINHARDT: 03:00: Q Would you like me to repeat my question? A Yes, please. MS. REINHARDT: Could the court reporter please read back my last question? THE REPORTER: Yes. 03:01: (Record read.) MS. GREEN: Object to the form. MS. DENIKER: Same objections I've already raised. THE WITNESS: I can tell you, in Harrison 03:01:	13	with regards to the same issues.	
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MS. REINHARDT: Could the court reporter please read back my last question? THE REPORTER: Yes. 03:01: (Record read.) MS. GREEN: Object to the form. MS. DENIKER: Same objections I've already raised. THE WITNESS: I can tell you, in Harrison 03:01:	16	Q Would you like me to repeat my question?	
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21 (Record read.) 22 MS. GREEN: Object to the form. 23 MS. DENIKER: Same objections I've already 24 raised. 25 THE WITNESS: I can tell you, in Harrison 03:01:	19	please read back my last question?	
MS. GREEN: Object to the form. MS. DENIKER: Same objections I've already raised. THE WITNESS: I can tell you, in Harrison 03:01:	20	THE REPORTER: Yes.	03:01:11
MS. DENIKER: Same objections I've already raised. THE WITNESS: I can tell you, in Harrison 03:01:	21	(Record read.)	
raised. THE WITNESS: I can tell you, in Harrison 03:01:	22	MS. GREEN: Object to the form.	
THE WITNESS: I can tell you, in Harrison 03:01:	23	MS. DENIKER: Same objections I've already	
	24	raised.	
Page 76	25	THE WITNESS: I can tell you, in Harrison	03:01:23
		F	Page 76

1	County, our ADs and our administrators are following	
2	those rules.	
3	BY MS. REINHARDT:	
4	Q So all of the rules set by WVSSAC are	
5	currently being followed by the County Board of	03:01:38
6	Education?	
7	MS. GREEN: Object to the form.	
8	MS. REINHARDT: I can also	
9	THE WITNESS: That I'm aware of.	
10	MS. REINHARDT: Oh, I apologize.	03:01:51
11	Would Mrs. Deniker and Mrs. Green make a	
12	standing objection to these topics?	
13	MS. GREEN: I'm perfectly fine to keep	
14	objecting. It's possible some of them would be,	
15	yeah. But my my objections go to foundation and	03:02:05
16	scope, and I'm not sure what else, so	
17	MS. DENIKER: At this point, I don't see a	
18	need for a continuing objection, but if we get to a	
19	place where I think that that is appropriate, I will	
20	we can discuss that. Thank you for that offer.	03:02:25
21	MS. REINHARDT: No problem.	
22	BY MS. REINHARDT:	
23	Q You may answer, Superintendent Stutler.	
24	A Are you asking if a an administrator has	
25	an objection to the rule or the athlete has an	03:02:36
		Page 77

1	objection to the rule?	
2	Q I'm asking about the County Board of	
3	Education. So if if it makes more sense, an	
4	administrator.	
5	MS. DENIKER: Objection to the form.	03:02:54
6	THE WITNESS: I am unaware of any objections	
7	to the SSAC rules in Harrison County from our	
8	administrators.	
9	BY MS. REINHARDT:	
10	Q Thank you. Does the County determine player	03:03:05
11	eligibility?	
12	MS. GREEN: Object to the form.	
13	MS. DENIKER: Also object to the form.	
14	And again, I'm going to object that this is	
15	beyond the scope of topic 9, and I believe that it	03:03:27
16	clearly falls within within topic 10.	
17	BY MS. REINHARDT:	
18	Q I'm going to ask you to go into the "Marked	
19	Exhibit folder and please pull up Exhibit 24.	
20	Please let me know once you have it up.	03:03:56
21	A Yes, it's there.	
22	Q So if you look at topic 8, which I believe,	
23	at the bottom, is page 7, it states (as read):	
24	"The Harrison County Board and the	
25	County Superintendent's current	03:04:15
	Pa	.ge 78

1		and/or expected role in	
2		implementing, monitoring,	
3		supervising, regulating, and	
4		enforcing H.B. 3293, including any	
5		delegation of authority to or	03:04:24
6		supervision over the West Virginia	
7		Secondary School Activities	
8		Commission."	
9		Did you prepare for this topic?	
10	А	I did.	03:04:34
11	Q	And can you please remind us what you did in	
12	prepar	ation of topic 8?	
13		MS. DENIKER: And again, I will instruct you	
14	not to	answer about any communications you had with	
15	counse	1.	03:04:49
16		THE WITNESS: Reading over documents in in	
17	prep f	or this meeting today.	
18	BY MS.	REINHARDT:	
19	Q	And	
20	A	And House Bill 3293.	03:05:00
21	Q	And which documents were those?	
22	A	I read the house bill, 3293.	
23	Q	That was the only document you read related	
24	to thi	s topic?	
25		MS. DENIKER: Objection to the extent that	03:05:16
			Page 79

1	this has been asked and answered.
2	MR. TRYON: Objection.
3	David Tryon.
4	BY MS. REINHARDT:
5	Q Were there any additional documents that you 03:05:25
6	reviewed?
7	MS. DENIKER: Same objection.
8	THE WITNESS: Information on the secondary
9	school activities commission.
10	BY MS. REINHARDT: 03:05:37
11	Q What information on the West Virginia
12	Secondary School Activities Commission?
13	A When they're governing body and how they
14	interact with counsels in their role.
15	MS. REINHARDT: So, Susan, I believe these 03:05:54
16	fall directly under the questions that I'm asking,
17	and it sounds like Superintendent Stutler is
18	prepared to answer these questions.
19	MS. DENIKER: Well, I object to that because
20	I believe that topic 8 is in the context of House 03:06:06
21	Bill 3293. You're asking general questions with
22	regard to the relationship between Harrison County
23	Board of Education and the WVSSAC, which I believe
24	are within the scope of topic 10. I I understand
25	topic 8 to be in the context solely of House Bill 03:06:23
	Page 80

1	3293.	
2	MS. REINHARDT: I will continue to set a	
3	foundation, and I will allow you to have a standing	
4	objection, if you would like, or you can continue to	
5	object.	03:06:36
6	BY MS. REINHARDT:	
7	Q But I would ask you, Superintendent Stutler,	
8	if the county board determines player eligibility.	
9	MS. GREEN: Object to the form.	
10	MS. DENIKER: I object to the form, too.	03:06:48
11	And I just want to say one more time that I	
12	will object to you asking these general questions of	
13	a different witness if you get if you have these	
14	questions asked and answered of this witness.	
15	MS. REINHARDT: Understood.	03:07:01
16	MS. DENIKER: And to the extent you do not	
17	know the answers to the question	
18	THE WITNESS: Just say "I don't know"?	
19	MS. DENIKER: you may answer accordingly.	
20	THE WITNESS: Eligibility is there's a	03:07:13
21	guideline for what eligibility the requirements	
22	for eligibility for a student athlete.	
23	BY MS. REINHARDT:	
24	Q And is that guideline through the County	
25	Board of Education?	03:07:23
	F	age 81

1	MS. DENIKER: Objection to form.	
2	THE WITNESS: No. It's SSAC rules.	
3	BY MS. REINHARDT:	
4	Q What happens if there's a dispute between the	
5	county board and WVSSAC as it pertains to player 03:07:32	
6	eligibility?	
7	MS. GREEN: Object to the form.	
8	MS. DENIKER: Objection to the form.	
9	THE WITNESS: I am unaware of any objections	
10	with my ADs, my school administrators, with SSAC 03:07:49	
11	rules.	
12	BY MS. REINHARDT:	
13	Q Is there a process in place for a dispute	
14	between the county board and WVSSAC regarding their	
15	guidelines? 03:08:06	
16	MS. GREEN: Object to the form.	
17	A There is a process for a student	
18	athlete or yeah, an athlete. If they disagree	
19	with something that the AD or the coach or the	
20	administrator has said, they can ask for a hearing. 03:08:28	
21	BY MS. REINHARDT:	
22	Q And would this also be true for H.B. 3293?	
23	MS. GREEN: Object to the form.	
24	MS. DENIKER: Objection to the form.	
25	MR. TRYON: I'm going to join the objection. 03:08:48	
	Page 82	

1	THE WITNESS: No. Because we are not	
2	operating under House B House Bill 3293.	
3	BY MS. REINHARDT:	
4	Q Despite the injunction, if one was not put in	
5	place, would the process that you've described be	03:09:05
6	the same for H.B. 3293?	
7	MS. DENIKER: Object to the form.	
8	THE WITNESS: If a student if a student	
9	athlete is objecting to something, according to SSAC	
10	rules, they could follow that process.	03:09:20
11	BY MS. REINHARDT:	
12	Q Thank you. Did the county board have any	
13	conversations with WVSSAC prior to the enactment of	
14	H.B. 3293 about students who are transgender	
15	participating in sports?	03:09:40
16	A No.	
17	Q Do you know who Bernie Dolan is?	
18	A Yes.	
19	Q Who is Bernie Dolan?	
20	A He's the executive director of the SSAC.	03:09:52
21	Q Did the county board have any conversations	
22	with Mr. Dolan, prior to the enactment of H.B. 3293,	
23	about students who are transgender participating in	
24	sports?	
25	A No.	03:10:11
	I	Page 83

1	
1	Q Did you, Superintendent Stutler, have any
2	conversations with Mr. Dolan regarding transgender
3	students participation in sports?
4	A No.
5	MS. REINHARDT: I am now going to move tab 7 03:10:27
6	into the exhibit folder, if you could please just
7	give me one second. That will be marked as
8	Exhibit 26.
9	I'll let you know once I've placed it in the
10	folder. 03:10:47
11	Okay. You may refresh. And please let me
12	know once you see Exhibit 26.
13	(Exhibit 26 was marked for identification
14	by the court reporter and is attached hereto.)
15	THE WITNESS: I see that. 03:11:16
16	BY MS. REINHARDT:
17	Q Have you, Superintendent Stutler, seen this
18	document before?
19	A I don't recall seeing that.
20	Q Now, I know there are quite a few people 03:11:23
21	listed on this e-mail. I'm wondering if these are
22	all employees of the county board?
23	MS. DENIKER: Objection to the form.
24	And, also, I don't believe that there's a
25	question. 03:11:41
	Page 84

1	BY MS. REINHARDT:
2	Q Are any of these e-mails in the "To" column
3	employees of the county board?
4	A I'm looking at the names. I do not
5	there's a it looks like David that's under the 03:12:11
6	exhibit, Exhibit 26. What's that? I don't know
7	that name.
8	There is one AD on there for Harrison County,
9	high school principal, high school assistant. It
10	looks like this may have went to high school 03:12:21
11	principals, ADs.
12	Q So there are great.
13	A Okay.
14	Q You're seeing several employees of the County
15	Board of Education in the "To" column; correct? 03:12:39
16	A Yes.
17	Q And so in this e-mail, it reads "Dear
18	Principals and ADs."
19	Does ADs stand for administrators?
20	A No. That's athletic director. 03:12:51
21	Q Thank you for clarifying.
22	It goes on to say (as read):
23	"Below are a couple of bills that
24	will impact your school."
25	Am I reading that correctly? 03:13:09
	Page 85

```
1
         Α
             Yes.
         Q
             On the next page, it says (as read):
              "HB 3293 - Transgender bill. Please
 3
             read."
4
             Am I reading that correctly?
                                                              03:13:16
5
6
             Yes.
7
         Q
             Do you, Superintendent Stutler, agree that
8
      H.B. 3293 is properly characterized as a transgender
      bill?
9
             MS. DENIKER: Objection --
10
                                                              03:13:34
11
             MS. GREEN: Object to the --
             MS. DENIKER: -- to the form.
12
13
             MS. GREEN: Object to the form.
14
             MR. TRYON: Objection.
             THE WITNESS: I'm reading that. I think that 03:13:53
15
16
      was sent as just a small piece of information. I --
17
      I take nothing from that, really.
      BY MS. REINHARDT:
18
19
             Do you know --
             I think that was sent to AEs (sic) -- ADs and 03:14:03
20
      the -- and the administrators.
21
22
             I apologize. Can you please just repeat the
23
      last portion?
             I said that was sent to some ADs and
24
25
      administrators. I don't know what the intent of
                                                            03:14:16
                                                            Page 86
```

1	that was.
2	Q Do you know why Mr. Dolan would characterize
3	H.B. 3293 as a transgender bill?
4	MS. GREEN: Object to the form.
5	MS. DENIKER: Objection to the form. 03:14:28
6	MR. TRYON: Speculation.
7	THE WITNESS: No.
8	BY MS. REINHARDT:
9	Q Do you agree with the characterization that
10	H.B. 3293 is a transgender bill? 03:14:37
11	MS. DENIKER: Objection to the form.
12	MS. GREEN: And I'll object to the form.
13	MR. TRYON: Objection. Asked and answered.
14	(Simultaneous speaking.)
15	THE REPORTER: I can't get all of your
16	objections at the same time. I know it's hard being
17	on Zoom. If you don't mind going off the record
18	it's hard, with the cameras off, to see who is
19	speaking and objecting, so maybe to make it easier,
20	we either turn them on or try and take our time and
21	answer one at a time. Thank you.
22	MR. TRYON: This is Dave Tryon. My objection
23	is asked and answered.
24	THE REPORTER: Thank you.
25	MS. DENIKER: This is Susan Deniker. I 03:15:13
	Page 87

1	objected to form and then also objected that it had		
2	been asked and answered.		
3	MS. GREEN: This is Roberta Green on behalf		
4	of SSAC. I objected to the form.		
5	BY MS. REINHARDT: 03:15	:33	
6	Q Unless your counsel directs you otherwise,		
7	you may answer.		
8	A I don't know what the intent is with that.		
9	Q I'm asking if you agree with the		
10	characterization. 03:15	:47	
11	MS. GREEN: Same objection.		
12	MS. DENIKER: Same objection.		
13	MR. TRYON: Objection.		
14	THE WITNESS: I would not be able to speak		
15	whether I agree or disagree for the board. 03:15	:59	
16	BY MS. REINHARDT:		
17	Q Do you know why Mr. Dolan would send this		
18	e-mail to the principals and and athletic		
19	directors?		
20	MS. GREEN: I'm going to object to the form, 03:16	:13	
21	foundation, scope and speculative.		
22	MS. DENIKER: Object to form.		
23	THE WITNESS: I would have no idea.		
24	BY MS. REINHARDT:		
25	Q Thank you. And just to expedite my next few 03:16	:23	
	Page 88		

1	questions, I want to see if I can confirm what you
2	previously stated.
3	Can you confirm whether or not the county
4	board had any conversations with anyone outside of
5	the County Board of Education about H.B. 3293 as it 03:16:44
6	relates to students who are transgender
7	participating in school sports?
8	MS. DENIKER: Objection on the basis it's
9	been asked and answered.
10	You can answer. 03:16:59
11	THE WITNESS: I am unaware of any
12	conversations.
13	BY MS. REINHARDT:
14	Q If the preliminary injunction was not in
15	place, what would be required of the county board as 03:17:07
16	it relates to H.B. 3293?
17	MS. DENIKER: Objection to the form.
18	THE WITNESS: We we have not acted or
19	changed the way that we would continue with sports
20	in our athletic programs and 03:17:39
21	BY MS. REINHARDT:
22	Q And that and that's true even if the
23	injunction was not in place?
24	MS. DENIKER: Objection to the form.
25	THE WITNESS: The board has taken no action 03:17:52
	Page 89

1	as it relates to this house bill.
2	BY MS. REINHARDT:
3	Q I'm asking what that'd be required to do.
4	MS. DENIKER: Objection to the form.
5	THE WITNESS: We receive the house bill. 03:18:14
6	It's not enacted. We've made no action on that.
7	And I could not speak on what actions would be
8	taken. We have not had to address that.
9	BY MS. REINHARDT:
10	Q Who will be responsible for promulgating 03:18:36
11	rules to implement H.B. 3293?
12	MS. GREEN: Object to the form.
13	MS. DENIKER: Objection to the form.
14	THE WITNESS: It would be the same process we
15	would with any new house bill or rule that we have. 03:18:49
16	BY MS. REINHARDT:
17	Q And that's in line with how you characterized
18	the process earlier in this deposition; is that
19	correct?
20	MS. DENIKER: Objection to the form. 03:19:04
21	THE WITNESS: I believe so.
22	BY MS. REINHARDT:
23	Q I am just trying to not make you reiterate
24	the your process for implementing policies, but
25	if you prefer, I am happy to hear that. 03:19:20
	Page 90

1	A I think I have been asked that. It's a	
2	it's a complicated question. When you're talking	
3	about board policies, our board can only enact	
4	policies that they vote on and it becomes the	
5	policy. We have adopted state board policy, and we 03:19:43	
6	will mirror the language of the state board policy.	
7	Can the County adopt their own policy? We	
8	can. If it's presented to the board, it's acted on,	
9	they vote on it.	
10	I don't I guess I'm not sure what you're 03:20:03	
11	asking me.	
12	Q That answers my question. Thank you.	
13	Could the county board issue any rules in	
14	conflict with H.B. 3293?	
15	A No. 03:20:26	
16	Q To your knowledge, has the county board ever	
17	violated any rules promulgated by the State Board of	
18	Education?	
19	MS. DENIKER: Objection to the form.	
20	THE WITNESS: Not that I'm aware of. 03:20:43	
21	BY MS. REINHARDT:	
22	Q Thank you. I'm going to move on to topics as	
23	they relate to topic 4.	
24	I want to talk a little bit about	
25	Plaintiff B.P.J. in this case and her experience in 03:20:59	
	Page 91	

1	Harrison County schools. Is that okay?	
2	A Yes.	
3	Q Do you, Superintendent Stutler, know who	
4	B.P.J. is?	
5	A Yes.	3:21:11
6	Q Have you ever met B.P.J.?	
7	A I have.	
8	Q How would you describe her?	
9	A Energetic, pleasant, athletic.	
10	Q Have you ever seen her be distressed?	3:21:37
11	MS. DENIKER: Objection to the form.	
12	THE WITNESS: I believe the questions were	
13	prior to 2019, so are you speaking about	
14	I think she's going back into possibly	
15	when I can't speak to that.	3:22:07
16	BY MS. REINHARDT:	
17	Q I can clarify.	
18	A In this case in this case.	
19	Q I can clarify.	
20	A I was a I was a principal in the building (3:22:16
21	with her when she was younger.	
22	Q I can clarify. I'm only asking about your	
23	interactions since January 1st, 2019, to present.	
24	So in that time, have you ever seen B.P.J. be	
25	stressed distressed?	3:22:31
	Pag	e 92

1	A No.
2	MS. DENIKER: Objection.
3	THE WITNESS: No.
4	BY MS. REINHARDT:
5	Q Have you have you, Superintendent Stutler, 03:22:38
6	interacted with any of B.P.J.'s family members?
7	A I have not.
8	Q When was the county board informed that
9	B.P.J. is a girl who is transgender?
10	MR. TRYON: Objection. 03:22:58
11	David Tryon.
12	THE WITNESS: Our county board gets
13	involved or my Title IX investigator gets
14	involved when a school reaches out to her to provide
15	assistance for a gender support plan. 03:23:12
16	BY MS. REINHARDT:
17	Q Great. And I'll have some questions about
18	the gender support plan in a moment.
19	I'm wondering, was the county board informed
20	that B.P.J. is a girl who is transgender only at the 03:23:24
21	time of the gender support plan?
22	MR. TRYON: Objection.
23	THE WITNESS: I am unaware of any time prior
24	to that.
25	///
	Page 93

1	BY MS. REINHARDT:	
2	Q Thank you. Was Norwood Elementary School	
3	informed that B.P.J. is a girl?	
4	MS. DENIKER: Objection to the form.	
5	MR. TRYON: Objection.	03:23:52
6	THE WITNESS: Speaking with Tarra Shields,	
7	the administrator of Norwood Elementary, she was	
8	informed by her mother prior to going into her	
9	fourth-grade year.	
10	BY MS. REINHARDT:	03:24:13
11	Q Was anyone else informed that B.P.J. is a	
12	girl, at Norwood Elementary School?	
13	MR. TRYON: Objection.	
14	THE WITNESS: I believe when the mother	
15	reached out to the administrator, that is what set	03:24:25
16	in motion the gender support plan, and that's when	
17	our Title IX director was brought into the process.	
18	BY MS. REINHARDT:	
19	Q Are you familiar with the counselors at	
20	Norwood Elementary School during B.P.J.'s time there	03:24:44
21	as a student?	
22	A Yes. Amber Davis.	
23	Q Do you know who James Thorton is?	
24	A No. There was a previous counselor there,	
25	Josh Thorton.	03:25:07
		Page 94

1	Q Thank you. And Josh Thorton, you said, was a	
2	counselor.	
3	Are the counselors at Norwood Elementary	
4	School employed by the county board?	
5	A Yes. 03:25:20	
6	Q What qualifications are required to become a	
7	counselor in the county boar in the county?	
8	A They they have to be certified counselors	
9	through the national school counseling association	
10	and through our state. 03:25:39	
11	Q Was Mr. Thorton made aware of B.P.J.'s status	
12	as a girl who is transgender?	
13	MS. DENIKER: Objection to form.	
14	MR. TRYON: Objection.	
15	THE WITNESS: I am unaware of that. 03:25:49	
16	BY MS. REINHARDT:	
17	Q Was Principal Mazza informed that B.P.J. is a	
18	girl?	
19	MS. DENIKER: Objection to the form.	
20	THE WITNESS: I believe he was contacted when 03:26:05	
21	she was going to go there as a sixth grader and	
22	there was an update to the gender support plan.	
23	That would be when Mr. Mazza was informed.	
24	BY MS. REINHARDT:	
25	Q Are you aware of any conversation between 03:26:19	
	Page 95	

1	Principal Mazza and Heather Jackson regarding	
2	B.P.J. playing on girls' sports teams?	
3	A I am only aware of the gender support plan	
4	that took place between Heather Jackson, the mother;	
5	and Mr. Mazza, and there were a few in that meeting,	03:26:39
6	at that gender support plan meeting.	
7	Q Were you in attendance at that meeting?	
8	A I was not.	
9	Q So how did you become aware that	
10	Principal Mazza and Heather Jackson had a meeting	03:26:58
11	regarding the gender support plan?	
12	And please do not inform us of of any	
13	conversations you may have had with counsel.	
14	A I reviewed the gender support plan as it	
15	related to this case.	03:27:10
16	Q And in preparation for this case, did you	
17	speak with Principal Mazza?	
18	A I did.	
19	Q And did you did he inform you of any	
20	conversation between him and Heather Jackson	03:27:26
21	regarding B.P.J.'s ability to play on girls' sports	
22	teams?	
23	MS. DENIKER: I'm going to object to the	
24	extent that it that the question calls for	
25	information that she learned as part of	03:27:38
		Page 96

1	attorney-client privileged communications.	
2	To the extent that you have had	
3	communications with Mr. Mazza that were not part of	
4	the attorney-client privilege, you may answer, but	
5	I'm going to instruct you not to answer with regard 03:27:5	1
6	to any attorney-client privileged communications.	
7	THE WITNESS: The gender support plan	
8	involved multiple people, and all the items on that	
9	gender support plan were discussed, and she checked	
10	that she would be an athlete at Bridgeport Middle. 03:28:0	5
11	(Exhibit 27 was marked for identification	
12	by the court reporter and is attached hereto.)	
13	BY MS. REINHARDT:	
14	Q Thank you. I am now going to move tab 9 into	
15	the "Marked Exhibits" folder. I'll let you know 03:28:2	0
16	once it's there. It will be marked as Exhibit 27.	
17	You may refresh. And please let me know once	
18	you see Exhibit 27.	
19	A I see that.	
20	Q Are you familiar with this e-mail? 03:29:0	5
21	And please take your time to review it, if	
22	necessary.	
23	A I am.	
24	Q And are how are you familiar with this	
25	e-mail? 03:29:1	6
	Page 97	

1	A It was between the my board president and			
2	myself.			
3	Q Is Gary Hamrick the board president you're			
4	referring to?			
5	A Yes.	03:29:26		
6	Q And what is his role?			
7	A He's the I guess you want to say the			
8	president of my board. He leads the meetings and			
9	Q Thank you. And if you look at the e-mail, he			
10	writes (as read):	03:29:49		
11	"Even though it is a new state law,			
12	Mazza should have informed you that			
13	he denied a transgender student."			
14	Am I reading that correctly?			
15	A You are.	03:30:01		
16	Q And you respond (as read):			
17	"Agree. First I heard."			
18	Am I reading that correctly?			
19	A I was agreeing that it was a new state law.			
20	Q And were you saying and what did you mean	03:30:12		
21	by "first I heard"?			
22	A It's the first I heard that we had a a			
23	lawsuit. I believe he's referring to the MetroNews			
24	article. And I think that's where he got his			
25	information, possibly.	03:30:36		
		Page 98		

1	Q Did you speak with Principal Mazza upon	
2	learning about the incidents alleged in the	
3	complaint, which I believe was attached to this	
4	e-mail?	
5	MS. DENIKER: And again, I will just instruct	03:30:47
6	you that to the extent that you're not to answer	
7	with regard to any attorney-client privileged	
8	communications, but if you had other communications,	
9	you can answer with regard to those.	
10	THE WITNESS: Would you ask me that again.	03:31:06
11	BY MS. REINHARDT:	
12	Q Did you speak with	
13	MS. DENIKER: If you just give me a	
14	continuing I'll just continue that same	
15	instruction, but I won't interrupt you, if that's	03:31:16
16	okay, so the witness can hear the question.	
17	MS. REINHARDT: Thank you, Mrs. Deniker.	
18	BY MS. REINHARDT:	
19	Q I'm wondering if you spoke with Mr. Mazza	
20	upon learning about the allegations in the	03:31:28
21	complaint.	
22	A I did not.	
23	Q Did any employees of the county board raise	
24	concerns about B.P.J. being a girl who is	
25	transgender?	03:31:48
		Page 99

1	A No.	
2	Q Under H.B. 3293, can cisgender girls play on	
3	girls' sports teams?	
4	MS. DENIKER: Objection to the form.	
5	MR. TRYON: Objection.	03:32:07
6	THE WITNESS: Yes.	
7	BY MS. REINHARDT:	
8	Q Under H.B. 3293, can girls who are	
9	transgender play on the girls' sports teams?	
10	MS. DENIKER: Object to the form.	03:32:20
11	MR. TRYON: Same objection.	
12	(Simultaneous speaking.)	
13	MS. DENIKER: And I'm so sorry to interrupt	
14	here, but I heard the same question you just asked,	
15	which makes me believe that I didn't hear it	03:32:31
16	correctly.	
17	So if you would preserve all of our	
18	objections, could you ask that again, please?	
19	MS. REINHARDT: Yes.	
20	BY MS. REINHARDT:	03:32:41
21	Q Under H.B. 3293, can girls who are	
22	transgender play on girls' sports teams?	
23	A If it's a no, but they can on coed teams.	
24	Q And what what's your	
25	(Simultaneous speaking.)	03:33:00
		Page 100

1	BY MS. REINHARDT:
2	Q Oh, I apologize. Please go ahead.
3	A I I was going to say, it says no. That's
4	what that's what the house bill is.
5	Q And you mentioned coed. Are you referring to 03:33:12
6	coed sports?
7	A Yes.
8	MS. GREEN: Object to the form.
9	BY MS. REINHARDT:
10	Q Can you please tell me what your 03:33:25
11	understanding of what your understanding is of
12	coed sports?
13	MS. GREEN: Object to the form.
14	THE WITNESS: That the team is available to
15	either male or female athletes. 03:33:37
16	(Exhibit 28 was marked for identification
17	by the court reporter and is attached hereto.)
18	BY MS. REINHARDT:
19	Q I'm going to move tab 20 into the "Marked
20	Exhibits" folder. It will be Exhibit 28. I'll let 03:33:55
21	you know when you can refresh.
22	You may refresh. Please let me know once you
23	have reviewed Exhibit 28.
24	A I see it.
25	Q It says on page 2, under "Bridgeport High 03:34:34
	Page 101

```
School, " where it lists "Football," it says,
1
2
      "Co-Ed."
 3
             Can you explain to me why football is -- why
      it says football is coed?
4
             MS. GREEN: Object to the form.
                                                              03:34:53
6
             THE WITNESS: I believe there's not a -- a
      football -- female football team, so they created a
7
8
      coed team because there's not a counterpart for a
9
      female athlete to participate.
      BY MS. REINHARDT:
10
                                                              03:35:10
11
         Q Can you please explain that to me a little
12
      bit further?
13
             So it's marked as coed because there's not a
14
      girls team; is that correct?
                                                              03:35:19
15
         A Correct.
16
             MS. DENIKER: Object to the form.
      BY MS. REINHARDT:
17
18
             So why would it be marked co- -- I'll
19
      rephrase.
             Generally, if I'm understanding correctly, 03:35:29
20
21
      the football team would be a boys' team, and it is
22
      marked "Co-Ed" because there is no girls' team; is
23
      that correct?
             MS. GREEN: Object to the form.
24
25
         A I have no idea. We've -- we've had girls 03:35:55
                                                          Page 102
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1	play on football teams for a long time. They could		
2	be kickers. They've they've been on football		
3	teams for quite a while.		
4	BY MS. REINHARDT:		
5	Q And is that true of the wrestling team as 03:36:06		
6	well?		
7	MS. GREEN: Object to the form.		
8	A Yes, we do have yes, we have female		
9	wrestlers.		
10	BY MS. REINHARDT: 03:36:19		
11	Q Okay. Great. You can take down that exhibit		
12	for now.		
13	Prior to H.B. 3293, what team would B.P.J. be		
14	required to play on?		
15	MS. DENIKER: Objection to the form. 03:36:32		
16	THE WITNESS: She chose to run cross-country.		
17	It's a coed sport.		
18	BY MS. REINHARDT:		
19	Q Sorry, I'm going to ask you to please re-pull		
20	up Exhibit 28. 03:36:50		
21	And if you look at page 4, under "Bridgeport		
22	Middle School," it says (as read):		
23	"Boys Cross-Country, Boys.		
24	"Girls Cross-Country, Girls."		
25	So what do you mean by it is a coed sport? 03:37:13		
	Page 103		

1	A I they they run together. They	
2	practice together. They run together. They go to	
3	meets together. It's treated more as a coed sport.	
4	Q So do girls run during the boys' meets?	
5	A Can I just say I'm not familiar with	03:37:38
6	cross-country, other than I know how it works there,	
7	because I've never coached that, I've never been	
8	responsible for that in my current or in my	
9	previous duties.	
10	Q Understood. And to the extent that you to	03:38:02
11	the extent that you do know, are there one	
12	second.	
13	Do the girls' team have different winners	
14	than the boys' team?	
15	MS. GREEN: Object to the form.	03:38:27
16	MS. DENIKER: Object to the form.	
17	THE WITNESS: I will say that middle school	
18	sports is a competitive sport, so there are winners	
19	and losers.	
20	BY MS. REINHARDT:	03:38:35
21	Q As it's listed here in Exhibit 20 (sic), it	
22	says, girls' sport or "Girls Cross-Country" and	
23	then "Girls" in the next column oh, I'm sorry.	
24	Exhibit 28. I apologize.	
25	It says, "Girls Cross-Country" in the first	03:38:51
	Page	e 104

1	column and "Girls" in the second column.	
2	So would that mean that girls would be the	
3	winners on the girls' cross-country team?	
4	A I would assume so.	
5	Q Prior to H.B. 3293, what team would 0.	3:39:11
б	B.P.J. play on?	
7	MS. DENIKER: Objection to the form.	
8	MS. GREEN: Object to the form.	
9	THE WITNESS: Prior to that rule, she would	
10	have been rostered as what her birth certificate 0:	3:39:34
11	said.	
12	BY MS. REINHARDT:	
13	Q Are you aware of what her birth certificate	
14	says?	
15	A It's whatever is in WVEIS.	3:39:48
16	Q Are you aware of what is in WVEIS?	
17	A I'm not aware of that. I'm not sure what	
18	where she's at.	
19	Q Prior to H.B. 3293, what team would	
20	transgender boys play on?	3:40:09
21	MS. DENIKER: Objection to the form.	
22	MR. TRYON: Objection.	
23	MS. GREEN: Objection.	
24	THE WITNESS: You said transgender boys prior	
25	to?	3:40:31
	Page	105

1	BY MS. RE	INHARDT:	
2	Q Cor	rrect.	
3	A The	ey would be rostered the same as their	
4	whatever t	they are on WVEIS. We would be required to	
5	roster the	em male or female.	03:40:49
6	Q Why	y are you required?	
7	MS	. GREEN: Object to the form.	
8	THI	E WITNESS: That's the rules we have from	
9	the WVSSA	C say.	
10	BY MS. RE	INHARDT:	03:41:15
11	Q You	u said the rules from WSSAC (sic)? Did I	
12	hear that	properly?	
13	MS	. GREEN: Object to the form.	
14	A Yes	s. And we do go by what is in WVEIS.	
15	BY MS. RE	INHARDT:	03:41:33
16	Q Is	there a benefit to playing on sports	
17	teams?		
18	MS	. DENIKER: Objection to the form.	
19	THI	E WITNESS: Absolutely.	
20	BY MS. RE	INHARDT:	03:41:45
21	Q Wha	at are those benefits?	
22	A Coo	operation, teamwork, watching out for your	
23	fellow pla	ayers. There's a lot of benefit to having	
24	a team spo	ort.	
25	Q Wor	ald you say B.P.J. benefited from	03:41:59
		I	age 106

1	participating in sports?	
2	MS. DENIKER: Objection to the form.	
3	MR. TRYON: Objection.	
4	THE WITNESS: I can't speak for her, but I	
5	hope she did. I hope she had a great experience.	03:42:09
6	BY MS. REINHARDT:	
7	Q And I'm just trying to further understand how	
8	WVEIS works.	
9	What rule requires you to follow the gender	
10	listed in WVEIS?	03:42:24
11	MS. GREEN: Objection to the form.	
12	THE WITNESS: WVEIS allows us to put when	
13	we have when we have a student ask for a certain	
14	name, we're allowed to put that in there so that	
15	during the course of the day, they can use their	03:42:42
16	name that they choose to be called by, but because	
17	WVEIS is a database that generates legal documents,	
18	graduation transcripts, is is the big thing. I	
19	mean, it is it's a legal it's what generates	
20	the legal documents later. It's a record of their	03:43:09
21	school. It's a it's a legal record.	
22	So we only make changes in WVEIS if we have a	
23	court order or a birth certificate that tells us	
24	gender, their sex, male or female.	
25	BY MS. REINHARDT:	03:43:29
	Page	e 107

1	Q For sports specifically, what rule requires	
2	you to follow the gender/sex listed in WVEIS?	
3	MS. GREEN: Object to the form.	
4	MS. DENIKER: Same objection.	
5	THE WITNESS: It's the it's the same. 03:43:45	
б	It's it's a guideline for us. We we do not	
7	have I do not have the legal authority and I sure	
8	wouldn't want my AD or my administrator to have that	
9	legal authority to make that change. We ask for	
10	either a judge or someone above us to tell us that. 03:44:03	
11	BY MS. REINHARDT:	
12	Q Do you know where this rule comes from?	
13	MS. DENIKER: Object to the form.	
14	THE WITNESS: I do not.	
15	BY MS. REINHARDT: 03:44:30	
16	Q Are you aware of whether the County has	
17	followed this rule across the board for all	
18	students?	
19	A I can speak to cases. We've we have	
20	previous cases. When we get a court order or a 03:44:46	
21	document with a new birth certificate and a name	
22	change, we take care of that at the county level in	
23	WVEIS, and we change that.	
24	Q Thank you. Do you know where we might be	
25	able to find the rule you are referring to? 03:45:08	
	Page 108	

1	MS. GREEN: Object to the form.
2	MS. DENIKER: Object to the form.
3	THE WITNESS: We we clarified that, there
4	was a call to our West Virginia Department of Ed
5	I can't even recall when it was. It was under 03:45:22
6	when I was working for the previous
7	superintendent that we cannot change the legal
8	record in WVEIS without a court order or a new birth
9	certificate.
10	MS. REINHARDT: Court reporter, would you 03:45:46
11	please mind rereading my last question.
12	(Record read.)
13	BY MS. REINHARDT:
14	Q I just want clarity. If you could please
15	answer that question directly. 03:46:06
16	A I would direct you to the State Department of
17	Education.
18	Q Thank you. Did you ever receive any
19	complaints about any transgender students
20	participating in sports at Bridgeport Middle School? 03:46:25
21	A I did not.
22	Q Are you aware of any complaints about a
23	transgender student participating in sports at
24	Bridgeport Middle School?
25	A I am unaware of any complaints. 03:46:47
	Page 109

1	Q Are you aware if any transgender students,
2	other than B.P.J., have played sports in West
3	Virginia?
4	MR. TRYON: Objection.
5	THE WITNESS: I would I would not have 03:47:02
6	that knowledge.
7	MS. REINHARDT: So before I move on to the
8	next set of topics, we've been going for about an
9	hour, I'm happy to continue, but I wanted to see if
10	anyone needed a break. 03:47:18
11	THE WITNESS: I'm fine.
12	MS. REINHARDT: Great.
13	BY MS. REINHARDT:
14	Q So my next line of questioning pertains to
15	topics 4 and 5. I'm going to move tab 12 into the 03:47:27
16	"Marked Exhibits" folder. It's been previously
17	marked as Exhibit WV-17.
18	You may refresh. It should be there.
19	A We have it.
20	Q Have you seen this document before? 03:48:31
21	A I have.
22	Q And without disclosing any information you
23	may have had with counsel, when did you see this
24	document?
25	A In prep for this deposition. 03:48:45
	Page 110

1	Q And on the first page, do you see where it
2	says "Today's Date"?
3	A Yes.
4	Q And it says "8-23-19"; is that correct.
5	A Yes. 03:49:06
6	Q Do you know what the purpose of the gender
7	support plan is?
8	A Yes. It's the to bring everybody together
9	that's working with the the student and come up
10	with a plan. 03:49:21
11	Q Has the gender support plan ever been
12	requested other than for B.P.J.?
13	A Yes.
14	Q When was it requested?
15	MS. DENIKER: Objection to the form. 03:49:38
16	THE WITNESS: I could not give you specifics
17	on that. I know it has been requested throughout
18	Harrison County.
19	BY MS. REINHARDT:
20	Q Who created this document? 03:49:48
21	A This document was initially created with
22	support from Dr. Cris Mayo at WVU and with our
23	Title IX investigator. She was kind of given the
24	role to develop a plan. And we have an adolescent
25	coordinator that works for seven counties that had 03:50:15
	Page 111

1	been involved in some of this.	
2	But it was with with Dr. Cris Mayo and my	
3	Title IX director and just information, and they	
4	put this together.	
5	Q Do you recall when that was?	03:50:33
6	And I apologize if you said it and I did not	
7	hear you.	
8	A I'm trying to think of the year. '18 I'm	
9	trying to think of the year. It would have been	
10	we had we had an issue a a few years ago, and	03:50:55
11	it generated this a need for it. As we	
12	discovered, we had a need for this. So that's where	
13	it came from.	
14	I'm thinking 2018, the prior year. Might	
15	have been '19.	03:51:13
16	Q And when you say there was a need for this,	
17	can you can you explain what you mean by there	
18	was a need for this?	
19	MS. DENIKER: I'm going to object to the	
20	form. I'm also going to object to any discussion	03:51:27
21	that is student-specific so we can avoid any HIPAA	
22	issues.	
23	THE WITNESS: Well, we have when our	
24	administrators reach out and ask questions and we	
25	had more students requesting to be called by other	03:51:46
	Pag	ge 112

1	names and you know, of course, it was new for us.	
2	We're trying to understand it. So it generated a	
3	need to have a a protocol in place or guidelines	
4	for our schools to follows so we're all working in	
5	the same direction and focused.	03:52:03
б	BY MS. REINHARDT:	
7	Q Does the county board and again, when I	
8	refer to the county board, I mean the entire County	
9	Board of Education.	
10	Does the county board provide the gender	03:52:15
11	support plan to the schools?	
12	A The gender support plan was generated in our	
13	county office and provided to the schools, yes.	
14	Q Thank you. And does the county board receive	
15	a copy of completed gender support plans?	03:52:37
16	A We do not. They're kept at the school level,	
17	in the student file.	
18	Q Are they kept in WVEIS at all?	
19	A No. The only thing in WVEIS is a name that	
20	the student uses, in parentheses, that they would	03:52:55
21	prefer to be called.	
22	Q Do you know why it isn't stored in WVEIS?	
23	A That's not the role of WVEIS. We have other	
24	documents that we prepare at the school level that	
25	take care of our kids. We have multiple plans that	03:53:11
	Pa	age 113

1	we use, and and they're kept in the school file.	
2	You have to understand that the kids that are	
3	interacting or the people and and faculty that	
4	are interacting with those children at the school	
5	are the frontline people that need to know and so	03:53:30
6	it's kept there so the school has access to it and	
7	input into it. They know the people involved.	
8	Q Does sex change in WVEIS as a result of the	
9	gender support plan?	
10	A No.	03:53:55
11	Q I want to look at this first page where it	
12	says "Meeting Participants."	
13	Who is Sarah oh, I apologize, you've	
14	already explained.	
15	Sarah Starkey is the Title IX director; is	03:54:09
16	that correct?	
17	A Yes, she is.	
18	Q And why was she in attendance?	
19	A When we began doing the gender support plans,	
20	we put that under her purview, in her department.	03:54:24
21	So she is the one that's been with this from the	
22	ground up. She's a great support for our our	
23	administrators and our families. She also is a	
24	social worker. She has an excellent background, a	
25	Title IX investigator. She's the right person to be	03:54:40
	Pa	ige 114

1	involved in this.
2	Q Does she attend all gender support plan
3	meetings?
4	A She is invited to all of them, and she tries
5	to. But we're a large county. Sometimes she is 03:54:53
6	not.
7	Q And again, I apologize if you've already
8	said, but who is Tarra Shields?
9	A Tarra Shields is the principal at
10	Norwood Elementary. 03:55:08
11	Q And who is Jasmine Lowther?
12	A Jasmine Lowther is the fourth-grade teacher
13	at Norwood Elementary.
14	Q And why was she at the gender support plan
15	meeting? 03:55:24
16	A Jasmine Lowther was the fourth-grade teacher.
17	This would have been done in August when school was
18	starting, and B would have been going into the
19	fourth grade. So that would have been her classroom
20	teacher. 03:55:36
21	Q And, finally, why was Nurse Tina at the
22	gender support plan meeting?
23	A When we do a comprehensive plan at the
24	school, we generally bring in any health support
25	people. They're just usually part of the school 03:55:54
	Page 115

```
1
      planning team. We have, you know, of course,
 2
      anybody related to counseling, and nursing is a big
 3
      part of that school, and so she was part of the
      plan.
              Thank you. I'm going to ask you to turn to 03:56:06
6
      the next page. It's Bates-Stamped number, at the
7
      bottom, BPJ 008.
8
              And at the top, it states (as read):
              How will teach --
9
              "How will a teacher/staff member
10
                                                               03:56:21
11
              respond to any questions about the
12
              student's gender from: "
13
              And then it lists three different incidents.
14
              Do you see that?
                                                               03:56:39
15
             Yes, I see that.
              And it lists "Other students? Staff members?
16
17
      Parents/community?"
18
              Is that correct?
19
         Α
             Yes.
                                                               03:56:46
20
             For each group, it states (as read):
21
              "Be open and honest — she is B ."
              Do you see that?
22
23
              Yes.
         Α
              What does it mean by "be open and honest"?
24
25
              MS. DENIKER: Objection to the form.
                                                               03:57:00
                                                           Page 116
```

1	THE WITNESS: I think with any student, we	
2	we want to be open and honest and just we want	
3	them to be be in a happy place.	
4	BY MS. REINHARDT:	
5	Q So is your understanding that when it states	03:57:18
6	"be open and honest," that they're directing the	
7	they're directing the teachers or staff members to	
8	be open and honest?	
9	MR. TRYON: Objection.	
10	MS. DENIKER: Objection to form.	03:57:29
11	THE WITNESS: Well, it's talking about other	
12	students, staff members. You've got to look at this	
13	plan in in its entirety. You're looking at a	
14	school and a group of individuals that's dealing	
15	with B every day, and they're trying to make	03:57:44
16	this plan, and I want to say as open and honest and	
17	as real as possible for her so that when she comes	
18	to school every day, she feels safe and secure and	
19	she belongs there.	
20	So if you go back to the front page, every	03:58:00
21	person that's involved with B at that school is	
22	listed. And including B . B was there.	
23	So the language on here was developed as a	
24	group so they could make it a great environment for	
25	her. They wanted her to be successful.	03:58:12
	Page	e 117

1	BY MS.	REINHARDT:
2	Q	I'm simply trying to understand what "open
3	and hon	est" means.
4		MS. DENIKER: Same objection.
5	BY MS.	REINHARDT: 03:58:27
6	Q	So in this context, what does "open and
7	honest"	mean?
8	А	I
9		MR. TRYON: Objection.
10		THE WITNESS: I was not in that meeting. 03:58:32
11		I was not in that meeting. It means what it
12	means,	that you're open and honest. I I don't
13	know.	I would not be able to speak to what that
14	meaning	is
15	BY MS.	REINHARDT: 03:58:42
16	Q	I'm going to
17	А	other than they they wanted her to be
18	in a sa	fe, secure environment.
19	Q	I'm going to move tab 13 into the "Marked
20	Exhibit	s" folder. And it was previously marked as 03:58:53
21	Exhibit	WV-19.
22		Do you see that?
23	А	I do.
24	Q	And were you in attendance for this gender
25	support	plan meeting? 03:59:15
		Page 118

```
1
             I was not. The participants are listed.
             And if you go to that second page, where it
 2
      says "BPJ 003," similarly, under "How will a
 3
      teacher/staff member respond to any questions about
      a student's gender from: " and lists those three
                                                              03:59:34
5
6
      categories, it says (as read):
7
              "Be open and honest - she is B
             and that makes her happy."
8
9
             Did you speak to anyone about either of these
10
      gender support plans?
                                                              03:59:49
11
             When we were preparing for today's
12
      deposition.
13
             And not including your attorney, did anyone
14
      provide clarity on what it means to be "open and
                                                              04:00:09
15
      honest — she is B "?
16
             No, not specifically.
17
             Thank you. If you could please go back to
         0
18
      that previously marked exhibit, WV-17.
19
         Α
             Yes.
             And on that second page, BPJ 008, closer to
                                                              04:00:33
20
21
      the bottom of the page, it says (as read):
22
              "Gender will be male, but B will
23
             be in () next to birth name."
             Do you see that?
24
25
         Α
             I do.
                                                              04:00:50
                                                           Page 119
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```
What does the -- what does the double
1
2
      parentheses mean?
             That means in WVEIS, in the -- in the WVEIS
 3
      system, outside of her official given name, it will
4
      be in parentheses what her preferred name is. 04:01:05
5
6
             So this -- what's written here is pertaining
7
      to B.P.J.'s name; correct?
8
         Α
             Yes.
             So the --
9
             How she would have identified in WVEIS.
10
                                                            04:01:23
             So are the double brackets in WVEIS empty, or
11
12
      is there somebody in -- I'll just ask that first.
      Is the -- are the double brackets in WVEIS empty?
13
14
         Α
             No. It has "B ."
15
             So if I'm understanding correctly, it says 04:01:38
16
      gender will be male, but in WVEIS, next to "male,"
17
      it will say "B "; is that correct?
18
             MS. DENIKER: Objection to the form.
19
             THE WITNESS: It's by her name. It's her --
      her -- her official name is there, and "Barra" is in 04:02:00
20
21
      parentheses on that line.
      BY MS. REINHARDT:
22
23
             Thank you for clarifying.
             I'm going to ask you to turn to what's page 4
24
25
      that says BPJ 010, and near the bottom, it says (as 04:02:09
                                                          Page 120
```

1	read):		
2		"What training(s) will the school	
3		engage in to build capacity for	
4		working with gender-expansive	
5		students? How will the school work	04:02:26
6		to create more gender inclusive	
7		conditions for all students?"	
8		Did I read that correct?	
9	A	Yes.	
10	Q	And the answer says (as read):	04:02:34
11		Norwood staff receives (sic)	
12		training on tolerance and cultural	
13		diversity and LGBTQ + AI (sic) on	
14		8/23 sorry 8/21 and and	
15		provided protocol and multiple	04:02:52
16		resource resources (sic) sources.	
17		Did I read that correctly?	
18	A	Yes.	
19	Q	The date of the gender support plan, as we	
20	noted 6	earlier, is 8/23/19.	04:03:07
21		Are you aware if the training did in fact	
22	occur t	two days prior to the gender support plan?	
23	A	I would not be able to speak specifically.	[
24	know co	ountywide we did multiple trainings. I do not	5
25	have th	nose dates.	04:03:30
			Page 121

1	Q Did you, Superintendent Stutler, attend any
2	of these trainings?
3	A I did.
4	Q And what did the trainings entail?
5	A The trainings were provided by Dr. Cris Mayo. 04:03:41
6	We originally brought her in to meet with several
7	school staff, and then she did a training with all
8	of our school administrators and county office
9	administrators, and it was about how to make our
10	school environments inviting for and it really 04:04:03
11	was all-encompassing. The children children are
12	children. Students are students. Athletes are
13	athletes.
14	It really was it was a great training
15	because it made you focus on, you know, you're there 04:04:22
16	for kids and we need to make them comfortable and
17	out of the line of fooling or intimidation in any
18	manner. She she framed it in the sense this is
19	for all of our kids.
20	Q And did Dr. Cris Mayo provide any guidance on 04:04:37
21	how to make students more comfortable?
22	A She gave specifics, and I cannot recall
23	those. She gave us a lot of information.
24	Q Did staff receive resources?
25	A They did, provided by her and the department 04:04:58
	Page 122

1	at WVU, the diversity department.	
2	Q Do you have a copy of those resources?	
3	A I do in my office.	
4	Q And did these trainings occur prior to 2019?	
5	A We've had diversity trainings prior, not	04:05:21
6	not involving Cris Mayo. But that's been part of	
7	the county for quite a while.	
8	Q And did those trainings always include LGBTQ	
9	plus IA?	
10	A All	04:05:42
11	MS. DENIKER: Objection to the form.	
12	THE WITNESS: Specifically, I don't know that	
13	it said that, but we did provide diversity training.	
14	That's all-encompassing. So I would say yes, it	
15	addressed that.	04:06:06
16	We tried to identify everybody our	
17	children aren't all the same. It's difficult to put	
18	them in categories. Their needs are different, and	
19	we meet those needs as they come to us.	
20	BY MS. REINHARDT:	04:06:16
21	Q On the same page, it says (as read):	
22	"Plan will be reviewed at least	
23	yearly."	
24	Do you see that?	
25	A Yes.	04:06:25
	Pa	age 123

1	Q What does it mean by "plan"?	
2	A This plan, this written plan that's developed	
3	by in this case, B was there. Her mother was	
4	there. School staff was there. So we look at it	
5	annually and sooner, if it needs to be.	04:06:44
б	Q Do you know if the plan was reviewed the	
7	following year?	
8	A Are you speaking about the plan I'm looking	
9	at now?	
10	What's the date on this one?	04:07:00
11	It will be on the second wait. I'm moving	
12	it.	
13	She this was from fourth grade when she	
14	was going into fourth grade.	
15	They could have reviewed it and not made	04:07:18
16	changes to it. I don't know that.	
17	Q Thank you.	
18	A I don't know that.	
19	Q And on the last page, page 5, where it says	
20	"BPJ 001 (sic) at the bottom, it says (as read):	04:07:34
21	"Will schedule at end of school year	
22	for next school year."	
23	And I reading that correctly?	
24	A Yes.	
25	Q Was that stating the plan would be reviewed	04:07:41
	Pa	ge 124

1	for the fifth-grade year?	
2	A Tarra Shields in conversation with	
3	Tarra Shields, they put this plan into place, her	
4	going into fourth grade. And, now, this is from	
5	Tarra Shields. There were they she had a	04:08:05
6	I'm talking from Tarra, that she had a good	
7	fourth-grade year. They were going she was going	
8	into the fifth grade, and they felt there was really	
9	no need to change anything.	
10	At any time, a parent can request that the	04:08:20
11	plan be reviewed. So I would take that if there's	
12	not another plan dated, that they felt that, you	
13	know, she was having a good two years.	
14	Q And who are you referring to when you say	
15	"they"?	04:08:35
16	A I I would say Tarra Shields, this team	
17	that was with her at Norwood. And you've also got	
18	to understand the parent is involved in this.	
19	And and B	
20	Q Did the county board implement any policies	04:08:46
21	related to transgender students after implementing	
22	B 's gender support plan?	
23	A No.	
24	Q Now I'm going to ask you to go back to what	
25	was previously marked as WV-19.	04:09:05
	Pa	ıge 125

1	A	Okay.	
2	Q	Did you see have you seen this document	
3	before?		
4	А	In preparing for this deposition.	
5	Q	In looking at this first page, we've already	04:09:27
6	been ov	er a few of these meeting participants, but	
7	I'm hop	ing you can tell me who Amber Davis is.	
8	A	Amber Davis is the counselor at Norwood.	
9	Q	And who is David Mazza?	
10	А	The principal at Bridgeport Middle School.	04:09:46
11	Q	And who is Lauren Muro, if I'm pronouncing	
12	her nam	e right?	
13	А	Laura Lauren is the counselor at	
14	Bridgep	ort Middle.	
15	Q	Thank you. And on the same first page, it	04:09:59
16	says (a	s read):	
17		"How public or private will	
18		information about this student's	
19		gender be?"	
20		And there's an X next to "Teachers and/or	04:10:16
21	other s	chool staff will know."	
22		And then it says "Specify the adult staff	
23	members	," and it states "All teachers."	
24		Am I reading that correctly?	
25	A	Yes.	04:10:29
			Page 126

```
1
             Who did -- were all teachers, in fact,
 2
      informed about B 's gender?
             Mr. Mazza informed her teachers, yes.
 3
             Are you aware of what the teachers were
      informed?
                                                               04:10:50
 5
6
             No, I do not know exactly what they were
7
      told.
             Thank you. And now I'd like to turn to
8
         Q
      page 4, which is listed as BPJ 005. And at the top,
9
      it indicates that B.P.J. would be participating in 04:11:11
10
      cross-country and track.
11
12
             Do you see that?
13
         Α
             I do.
             And underneath, it says (as read):
14
              "Coaches would need to be aware of
15
                                                               04:11:22
             's transition. If teammates
16
             have questions, they could approach
17
18
             the coaches or administration."
19
             Do you see that?
                                                               04:11:31
20
             Yes.
             Were the coaches informed of B.P.J.'s gender?
21
22
             MS. DENIKER: Objection to the form.
23
             THE WITNESS: I don't know. I really --
      that, I don't know.
24
25
      ///
                                                           Page 127
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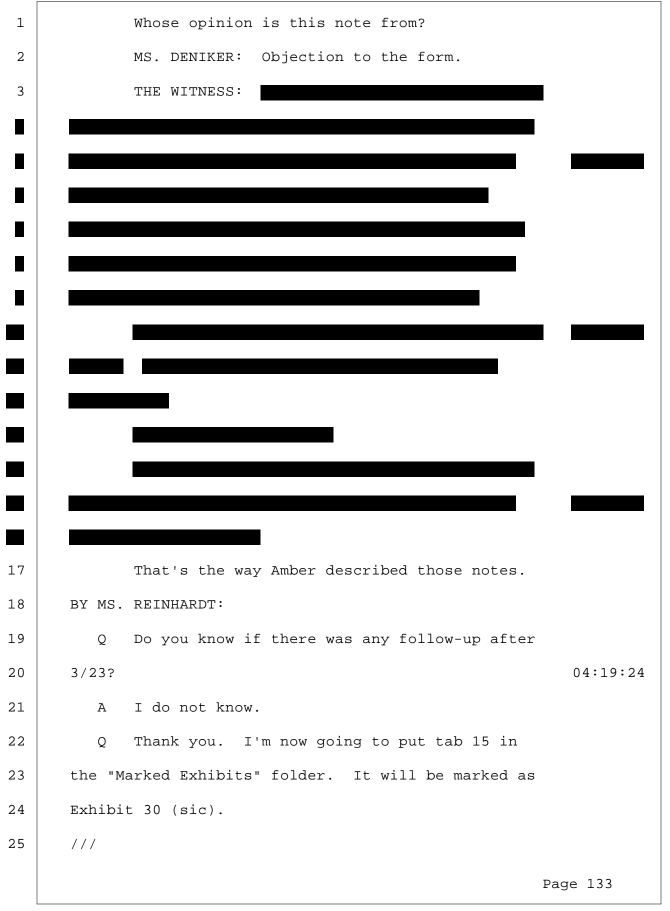
1	1 BY MS. REINHARDT:	
2	Q Do you know if the teachers	were informed
3	about B.P.J.'s transition?	
4	4 MS. DENIKER: Objection to	the form.
5	5 And are you asking about co	paches 04:12:00
6	6 MS. REINHARDT: Yes.	
7	7 MS. DENIKER: or teacher	rs?
8	8 MS. REINHARDT: I'm asking	about coaches, as
9	9 it states on that second question	on page BPJ 005.
10	0 MS. DENIKER: Thank you. S	Same objection. 04:12:13
11	1 THE WITNESS: I'm not aware	e of that.
12	2 BY MS. REINHARDT:	
13	Q And near the bottom, it say	vs (as read):
14	4 "What training(s) will the	school
15	5 engage in to build capacity	7 for 04:12:29
16	6 working with gender-expansi	ve
17	7 students? How will the sch	nool work
18	8 to create more gender inclu	ısive
19	9 conditions for all students	;?"
20	O Did I read that correctly?	04:12:36
21	1 A Yes.	
22	Q It states further (as read)	, :
23	3 "BMS will receive training	on
24	4 tolerance and culture diver	sity and
25	5 LGBTQ as arranged by Mr. Ma	azza 04:12:51
		Page 128

1		during upcoming school year."	
2		Is that am I reading that correctly?	
3	A	Yes.	
4	Q	What is BMS?	
5	А	Bridgeport Middle School.	04:13:01
6	Q	So who would that training be for?	
7	А	His staff, his teachers.	
8	Q	Are you aware if that training occurred?	
9	А	It did. I don't know the date. I spoke wit	h
10	him, ar	nd he did do that training.	04:13:22
11	Q	Did you attend that training?	
12	А	I did not.	
13	Q	Are are sports team coaches in attendance	:
14	for the	ose trainings?	
15	A	When it talks about being you have to	04:13:36
16	underst	tand, our sports coaches are not always	
17	employe	ees in the buildings where they are coaching.	
18	So they	y could have been in training maybe in the	
19	buildin	ng where they were at. It would not have bee	n
20	specif	ic to any it would have just been general	04:13:54
21	divers	ity training.	
22		Our coaches come from all over. We have	a
23	coach r	might live on one side of the county and work	
24	in one	side of the county but coach at another high	ı
25	school	. So they would not always be there during	04:14:11
			Page 129

```
that school day when that training would be taking
1
2
      place.
 3
             MS. REINHARDT: Thank you. I'm now going to
      put tab 14 into the "Marked Exhibits" folder. I
      believe we are at Exhibit 28. Oh, sorry, let me
                                                              04:14:26
6
      see. 29. It will be marked as Exhibit 29. I'll
7
      let you know once the page is refreshed.
             And it should be in the folder now.
8
              (Exhibit 29 was marked for identification
9
10
            by the court reporter and is attached hereto.) 04:14:58
11
      BY MS. REINHARDT:
12
             Do you see it?
13
         Α
             I do.
14
             And Amber Davis attended the gender support
15
      plan meeting at Bridgeport Middle School; correct?
                                                              04:15:15
16
         Α
             Yes.
17
             Are you aware if Davis and B.P.J. interacted
18
      often?
19
             MS. DENIKER: Objection to the form.
             THE WITNESS: I don't know how often. She's
                                                              04:15:36
20
      a school counselor there. I know that that
21
22
      counselor goes into every classroom at least once a
23
      week for 40 minutes, so I know they interact in that
      general sense, and then as individual counseling is
24
25
      required.
                                                              04:15:52
                                                           Page 130
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1	BY MS.	REINHARDT:	
2	Q	Did Davis ever report any problems regarding	
3	B.P.J.	to the county board?	
4	А	No.	
5	Q	Are you aware of any problems Davis may have	04:16:06
6	report	ed to Bridgeport Middle School?	
7		MS. DENIKER: Objection to the form.	
8		THE WITNESS: No.	
9	BY MS.	REINHARDT:	
10	Q	Have you seen this exhibit before?	04:16:26
11	А	When I was preparing for the deposition.	
12	Q	Let's review the top portion of this	
13	docume	nt, which appears to not be dated.	
14		Do you know if these are Amber Davis's	
15	person	al opinions of B.P.J.?	04:16:39
16		MS. DENIKER: Objection to the form.	
17		THE WITNESS: I spoke with Amber about these	
18	notes.		
19	BY MS.	REINHARDT:	
20	Q	Did Amber indicate whether these were her	04:16:53
21	person	al opinions?	
22	А	They were not her personal opinions.	
23	Q	Did Amber state to you whose opinions they	
24	were?		
25	А	She could not recall. She had had a	04:17:08
			Page 131

1	conversation with someone she could not recall. I	
2	asked her that specifically. She said she was an	
3	you have to understand, she was a brand-new	
4	counselor in that school, had only just been there,	
5	and she was trying to learn names of people. And	04:17:24
6	she said, I just do not recall.	
7	Q Let's look at the notes that appear to be	
8	dated 3/22.	
9	Did Davis state whether these were her	
10	personal opinions?	04:17:43
11	A They are not her personal opinions.	
12	Q Whose opinions are they?	
13	A These were	
14	MS. DENIKER: Objection to form.	
15	THE WITNESS: It was just a note that she	04:17:53
16	made.	
23	BY MS. REINHARDT:	
24	Q And now let's look at the note that appears	
25	to be dated 3/23.	04:18:26
		Page 132



1	You should be able to refresh.	
2	I apologize. This was previously marked as	
3	WV-18.	
4	A I have that.	
5	Q Have you seen this form before?	04:20:26
6	A I have.	
7	Q And when did you see it?	
8	A It was developed in with our protocol.	
9	Q Which protocol are you referring to?	
10	A When we did the gender support plan, this was	04:20:39
11	part of that process.	
12	Q How long has the county board been using the	
13	gender support I apologize the preferred name	
14	request form?	
15	A I believe when we started using the protocol.	04:20:54
16	Q To your knowledge, when would students fill	
17	this form out?	
18	A If a if a child in in any school	
19	chooses to have a different preferred name, they	
20	would most of the time, kids go to the teacher.	04:21:25
21	They go to their teacher. If that's not a safe	
22	place for them to go, they would hopefully go to the	
23	counselor, and they are provided this form, and then	
24	the process begins.	
25	Q How are students made aware of the preferred	04:21:41
	Page	e 134

1	name request form?
2	A That's done within the schools.
3	Q Do you know how the schools introduce
4	students to the preferred name request form?
5	A It would be available through the school 04:22:02
6	counselors. And, fortunately, in Harrison County,
7	we do have a counselor in every building.
8	Q Do you know if any students other than B
9	have used the preferred name request form?
10	A We we have others. 04:22:21
11	Q Did you discuss this form with anyone at
12	Bridgeport Middle School?
13	A No.
14	Q Have you, Superintendent Stutler, spoken with
15	B.P.J. about her name? 04:22:42
16	A No.
17	(Exhibit 30 was marked for identification
18	by the court reporter and is attached hereto.)
19	BY MS. REINHARDT:
20	Q Thank you. I'm now going to move tab 16 into 04:22:52
21	the "Marked Exhibits" folder. And now I will
22	correct that this will be Exhibit 30?
23	Feel free to refresh.
24	A Okay.
25	Q If you could please review this e-mail, and, 04:23:32
	Page 135

1	once it's been reviewed, if you could please let me
2	know if you've seen it before.
3	A Yes.
4	Q Who is Barbara Tucker?
5	A Barbara Tucker is a region 7 athletic health 04:24:01
6	initiative coordinator. She works under grant
7	funding and provides services to seven counties.
8	Q And at the bottom of the first page, it says
9	(as read):
10	"After reviewing your in-house 04:24:19
11	training options for our staff, I
12	think that Mr. Mazza would like to
13	do your half day (preferably 2 hours
14	if possible) session on strategies
15	and resources for diversity and 04:24:30
16	inclusion (sic) classrooms with you
17	and Selina Vickers on the morning of
18	October 29th."
19	Do you see that?
20	A Yes. 04:24:43
21	Q Do you know why Laura (sic) Merrill and
22	Barbara Tucker would be e-mailing?
23	A Lauren Merrill was the counselor at
24	Bridgeport Middle, and they were looking for
25	additional training and resources for their staff. 04:24:58
	Page 136

1	This w	ould not be unusual	
2	Q	Do you know	
3	А	for any topic.	
4	Q	Do you know if this training occurred?	
5	А	I do not. I could not tell you for sure.	04:25:09
6		MS. REINHARDT: I'm going to now put in tab	
7	17 int	o the exhibit folder. It will be marked as	
8	Exhibi	t 31.	
9		(Exhibit 31 was marked for identification	
10]	by the court reporter and is attached hereto.) 04:25:27
11	BY MS.	REINHARDT:	
12	Q	It should be in the folder now.	
13	А	I see that.	
14	Q	At the top, it says (as read):	
15		"I have linked a few resources that	04:26:01
16		could be helpful for our session	
17		tomorrow."	
18		Do you see that?	
19	А	Yes.	
20	Q	I'm going to ask you to now turn to the page	04:26:09
21	with H	CBOE 01178 Bates-Stamped on the bottom.	
22	А	I have that up.	
23	Q	If you could just take a look at these	
24	materi	als.	
25	А	Okay.	04:26:54
			Page 137

1		
1	Q Do you recognize these materials?	
2	A Not these specifically. She provides us with	
3	a lot of different resources, but not I can't say	
4	that I've looked at these specifically.	
5	"Welcoming Schools," I have.	04:27:16
6	Q In what context does Barbara Tucker provide	
7	resources?	
8	A Like I said, she is works with with	
9	seven counties. She provides resources on all types	
10	of adolescent health, any kind of health	04:27:39
11	initiatives. She does smoking cessation, not not	
12	just this. I mean, diversity training. And she	
13	provides that to seven counties. And we	
14	occasionally reach out to her for resources.	
15	Q And when you say "we," who are you referring	04:27:58
16	to?	
17	A The County, our county administrators, if	
18	they find something that they need specifically for	
19	their building. It's not unusual for them to look	
20	for resources for their staff, and she is one	04:28:10
21	resource.	
22	Q Are you aware if Barbara Tucker provides	
23	resources to students?	
24	A I'm sure she has student handouts, but I I	
25	don't have them specifically.	04:28:30
	Page 138	

1	MS. REINHARDT: Okay. No problem.	
2	If you could go into the "Marked Exhibits"	
3	folder, I'm going to introduce you to a document	
4	that's been marked as Exhibit 31 no 32.	
5	If you could please review this document. 04:29:09	
6	(Exhibit 32 was marked for identification	
7	by the court reporter and is attached hereto.)	
8	THE WITNESS: I have that.	
9	BY MS. REINHARDT:	
10	Q Have you seen this e-mail before? 04:29:18	
11	A I have.	
12	Q And are you familiar with this e-mail because	
13	you are cc'd on it?	
14	A Yes.	
15	Q And it says (as read): 04:29:37	
16	"Please see attached forms for the	
17	2020-2021 school year."	
18	Do you see that?	
19	A Yes.	
20	Q Did Sarah Starkey provide new forms for every 04:29:50	
21	school year?	
22	A She generally that's like an August thing.	
23	She will update forms and send them out.	
24	Q Wonderful. And if you turn to the first	
25	attachment, which is marked HCBOE 01132 at the 04:30:11	
	Page 139	

1	bottom, it says "Teacher/Staff Protocol for	
2	Transgender and Gender Non-conforming Students."	
3	Do you see that?	
4	A Yes.	
5	Q Was this form approved by the county board? 04:30:27	
6	A No. This was a just a protocol developed	
7	from our office to support our administrators and	
8	our teachers.	
9	Q So the county board has documents that are	
10	not officially approved; is that correct? 04:30:50	
11	MS. DENIKER: Object to the form.	
12	THE WITNESS: The county board generates a	
13	lot of documents that do not go to a board meeting	
14	for action.	
15	BY MS. REINHARDT: 04:31:09	
16	Q So when you referred to "our office," who	
17	were you referring to?	
18	A That would be myself and my department heads.	
19	Q Before the teacher/staff protocol for	
20	transgender and gender non-conforming students is 04:31:22	
21	provided, does the county board review it?	
22	A That would have that would fall under the	
23	purview of day-to-day operations for my building,	
24	and they would allow me to make that decision.	
25	Q And on the page marked HCBOE 01133, it lists 04:31:43	
	Page 140	

1	Sarah Starkey, Cris Mayo, Barbara Tucker,	
2	Trans Lifeline.	
3	Does Cris Mayo work for the county board?	
4	A No.	
5	Q Who created this document?	04:32:11
6	A Sarah Starkey.	
7	Q Why was the document created?	
8	A It was part of our gender support plan and	
9	the processes we would use when we had a child that	
10	wanted to identify as transgender.	04:32:29
11	Q Thank you.	
12	MS. REINHARDT: Before I move on to the next	
13	topic, I just want to see if anybody needs a break.	
14	THE WITNESS: I'm good.	
15	THE VIDEOGRAPHER: This is	04:32:46
16	MS. REINHARDT: I believe our	
17	THE VIDEOGRAPHER: Sorry, this	
18	MS. REINHARDT: co-counsel	
19	THE VIDEOGRAPHER: This is the videographer.	
20	I would like to switch the tape, the volume, so	04:32:51
21	we've been going about an hour and 40, so if we	
22	could do five minutes, that would be great.	
23	MS. REINHARDT: No problem. Let's actually	
24	just take a ten-minute break so folks can get some	
25	water.	04:33:02
	Pa	ge 141

1	If we can go off the record for a ten-minute	
2	break.	
3	THE VIDEOGRAPHER: Sure. We're going off the	
4	record. The time is 1:39 p.m., and this is the end	
5	of Media Unit No. 2 (sic).	04:33:10
6	(Recess.)	
7	THE VIDEOGRAPHER: All right. We are back on	
8	the record at 4:46 p.m., and this is the beginning	
9	of Media Unit No. 4.	
10	Go ahead.	04:46:38
11	BY MS. REINHARDT:	
12	Q I just wanted to circle back and get a little	
13	bit of clarity on WVEIS. As you can understand, I'm	
14	still trying to wrap my head around it.	
15	Earlier, it seemed like you stated that there	04:46:47
16	might be a rule that requires a person to check	
17	WVEIS in order to see what sports team a student	
18	should be on; is that correct?	
19	MS. DENIKER: Object to the form.	
20	THE WITNESS: I don't I ask for guidance	04:47:13
21	from our state department. I don't know that that's	
22	an official rule, so I probably misspoke.	
23	BY MS. REINHARDT:	
24	Q When did you ask for guidance?	
25	A I said that earlier in testimony, when we	04:47:24
	Pa	ge 142

1	were asking when can we change a permanent record in	
2	WVEIS, and we reached out to our state department.	
3	Q And can you remind me what the state	
4	department's answer was, if you recall?	
5	A That we that we could not make an official 04:47:3	9
6	name change or change in WVEIS unless we had	
7	something from a court or we had a a new birth	
8	certificate.	
9	Q And when did you speak to the State	
10	Department of Education? 04:47:5	7
11	A It would have been when I was a personnel	
12	director, reaching out on behalf of the	
13	superintendent at that time. It would have been a	
14	few years ago.	
15	Q And why do you think WVEIS's gender controls 04:48:0	7
16	which sports students can play on?	
17	MS. DENIKER: Object to the form.	
18	THE WITNESS: My my understanding is, is	
19	that there there's an automatic pull from WVEIS	
20	into a roster, and I am not as familiar with it as 04:48:2	6
21	another witness may be on that, as far as rostering	
22	for sports in SSAC. And I have my understanding	
23	that there's an automatic pull and all of that goes	
24	over into that roster.	
25	Q And does the roster, if you know, go to the 04:48:4	: 3
	Page 143	

1	coaches?	
2	MS. DENIKER: Object to the form.	
3	THE WITNESS: I believe the ADs help roster	
4	those students.	
5	BY MS. REINHARDT:	04:48:58
6	Q And are you aware of any instance where the	
7	roster has been reviewed in order to determine which	
8	sports team a student is required to play on?	
9	MS. DENIKER: Object to the form.	
10	THE WITNESS: I I'm not aware, until this	04:49:13
11	deposition, of a case. It's the first time I've	
12	seen, actually, rosters.	
13	BY MS. REINHARDT:	
14	Q Understood. Did the county board support	
15	H.B. 3293 when it was being considered?	04:49:26
16	MS. DENIKER: Objection to the form.	
17	THE WITNESS: I really could not comment on	
18	that. I would have no way of knowing that.	
19	MS. DENIKER: I'm going to can you reread	
20	that can you repeat the question or have it read	04:49:46
21	back, please?	
22	MS. REINHARDT: Yes.	
23	If the court reporter could please read back	
24	my question.	
25	(Record read.)	04:50:10
	Pag	ge 144

1 2 3 4 5 6 7 8 9	THE WITNESS: I think I've said this. When the county board gets a new law, we we have to abide by that rule. It was not our rule. And the county board is given those rules; we have to abide by those, period. BY MS. REINHARDT: Q I'm wondering if the county board supported H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form. THE WITNESS: I'm not going to I don't	04:50:27
3 4 5 6 7 8	abide by that rule. It was not our rule. And the county board is given those rules; we have to abide by those, period. BY MS. REINHARDT: Q I'm wondering if the county board supported H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form.	
4 5 6 7 8 9	county board is given those rules; we have to abide by those, period. BY MS. REINHARDT: Q I'm wondering if the county board supported H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form.	
5 6 7 8 9	by those, period. BY MS. REINHARDT: Q I'm wondering if the county board supported H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form.	
6 7 8 9	BY MS. REINHARDT: Q I'm wondering if the county board supported H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form.	
7 8 9	Q I'm wondering if the county board supported H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form.	04:50:43
8	H.B. 3293 when it was being considered by the legislation. MS. DENIKER: Same objection to the form.	04:50:43
9	legislation. MS. DENIKER: Same objection to the form.	04:50:43
	MS. DENIKER: Same objection to the form.	04:50:43
10		04:50:43
	THE WITNESS: I'm not going to I don't	
11		
12	know how to really answer that other than we support	
13	all of our students in the sense that we need to	
14	make them comfortable and aware and and support	
15	them in their surroundings.	04:50:58
16	BY MS. REINHARDT:	
17	Q So you are not aware of any rule prior to	
18	H.B. 3293 in West where a school in West Virginia	
19	had to follow the gender in WVEIS in order for a	
20	student to participate on a sports team?	04:51:14
21	MR. TRYON: Objection.	
22	MS. GREEN: Object to the form.	
23	THE WITNESS: I'm not aware of any other	
24	school in West Virginia.	
25	///	
		.ge 145

1	BY MS. REINHARDT:	
2	Q Is there a school in West Virginia that you	
3	know had to review WVEIS in order to determine which	
4	sports team a student would play on?	
5	MS. DENIKER: Objection to form.	04:51:39
6	THE WITNESS: I I believe you're asking	
7	if and I'm tell me if I'm wrong if all	
8	schools follow the same rules when they're	
9	rostering. I'm I'm unaware of anything that	
10	would be different. We're we're given guidelines	04:51:55
11	when we roster students.	
12	BY MS. REINHARDT:	
13	Q And	
14	A And I would believe that ADs and	
15	administrators would be following those rules.	04:52:05
16	Q And so in accordance with those rules,	
17	rosters are reviewed before students are designated	
18	to a specific sports team?	
19	MS. GREEN: Object to the form.	
20	THE WITNESS: I I just I I think I	04:52:19
21	just want to say, I the only thing I know about	
22	rostering is that there's a bulk of information	
23	that's pulled over to that roster from that student,	
24	for student information. I am not an expert on	
25	rostering and sports by no means.	04:52:32
	Pa	age 146

1	MS. DENIKER: I'll object to the form	
2	belatedly because I didn't get it in in time and	
3	also state that to the extent that this relates to a	
4	topic to be covered by another witness, that it's	
5	more appropriate to be asked of that witness.	04:52:51
6	MS. REINHARDT: Understood. I'll save that	
7	line of questioning for another witness. Thank you.	
8	MS. DENIKER: Thank you.	
9	BY MS. REINHARDT:	
10	Q Are you familiar with Title IX?	04:53:02
11	A I am.	
12	Q Does the county board have a Title IX policy?	
13	A It's included in our we have a a policy	
14	that's a safe and supportive schools policy, and	
15	it's all included in there.	04:53:22
16	Q And without disclosing any identities of any	
17	students, has the county board received any Title IX	
18	complaints from a transgender student?	
19	MS. DENIKER: I'm going to object to the	
20	extent that I believe that this is beyond the scope	04:53:43
21	of the topics set forth for the 30(b)(6) deposition.	
22	If you know, I'm going to allow you to answer	
23	this question, but I may object to any further	
24	questioning on those.	
25	MS. REINHARDT: Understood.	04:53:58
	Pa	ge 147

1	THE WITNESS: Yes.	
2	BY MS. REINHARDT:	
3	Q Does did any of those complaints relate to	
4	student sports?	
5	MS. DENIKER: Same objection. I'll 04:54:20	
6	(Simultaneous speaking.)	
7	MS. GREEN: Object to the form.	
8	THE WITNESS: No.	
9	BY MS. REINHARDT:	
10	Q Has the county board ever been investigated 04:54:29	
11	by the Department of Education for Title IX	
12	violations?	
13	MS. DENIKER: Objection to the form. And I	
14	do believe that you are now well beyond the scope of	
15	the topic. So if you can show me where this would 04:54:37	
16	fall under a topic, I will reconsider my objection.	
17	MS. REINHARDT: Yes, I believe it falls under	
18	two topics. One second.	
19	So I'm asking in connection, for background	
20	information, as we discussed under topic 1, 04:55:04	
21	Sarah Starkey was discussed, and I'm trying to get	
22	more background information on the Title IX office,	
23	their role and her role and what would be involved	
24	of Sarah Starkey and her roles.	
25	I'm also asking as it relates to topic 7, 04:55:23	
	Page 148	

1	"participation of transgender students in	
2	school-sponsored sports in Harrison County."	
3	MS. DENIKER: Well, I believe that that	
4	question is beyond the scope of both of those	
5	topics; and, therefore, I object to the line of 04:59	5:35
6	questioning about other Title IX complaints that may	
7	have been received.	
8	MS. REINHARDT: I'm going to	
9	MS. DENIKER: For this witness to answer a	
10	question related to Title IX complaints about 04:55	5:48
11	from transgender students involving school sports,	
12	the witness has answered that there are not any.	
13	I do not believe that further questioning on	
14	other Title IX complaints is appropriate or within	
15	the topics presented. 04:50	5:01
16	MS. REINHARDT: That is my final question, if	
17	the witness could please answer.	
18	MS. DENIKER: Is the question just that has	
19	the County ever	
20	Please read the back the question. I need to 04:50	5:17
21	hear what it is again.	
22	MS. REINHARDT: If the court reporter	
23	wouldn't mind, please.	
24	THE REPORTER: Yes. Give me one second.	
25	(Record read.) 04:56	5:55
	Page 149	

1	MS. DENIKER: And I'm going to ask for
2	this is Susan Deniker again.
3	What is the scope of timing on your question,
4	Ms. Reinhardt?
5	MS. REINHARDT: It will be from January 1st, 04:57:03
6	2019, to present.
7	THE WITNESS: No.
8	BY MS. REINHARDT:
9	Q Thank you. And just as one last final
10	follow-up question, has the county board implemented 04:57:12
11	any Title IX policies pertaining to transgender
12	students' participation in sports?
13	A No.
14	MS. REINHARDT: Thank you very much,
15	Superintendent Stutler. I believe that opposing 04:57:26
16	counsel may have a few questions for you.
17	THE WITNESS: Thank you.
18	
19	EXAMINATION
20	BY MS. GREEN: 04:57:34
21	Q Hello, Superintendent Stutler. This is
22	Roberta Green with WVSSAC
23	MS. GREEN: Kelly, did were you guys
24	hopping on to go first? Okay. I'll just leap to
25	the front of the line, then. 04:58:02
	Page 150

1	BY MS. GREEN:	
2	Q and I'm here on behalf of WVSSAC, and I	
3	recollect that you had testified to some issues	
4	relative to their eligibility rules, their processes	
5	and any processes they have in place relative to 04:58:15	
6	3293.	
7	Do you recollect that testimony?	
8	A Yes.	
9	Q And as you sit here, do you actually defer to	
10	WVSSAC as probably more informed and knowledgeable 04:58:31	
11	as to their processes?	
12	A Repeat that question.	
13	Q Would you defer to WVSSAC as being more	
14	knowledgeable about WVSSAC policies	
15	MS. REINHARDT: Objection. 04:58:48	
16	MS. DENIKER: Objection to the form.	
17	BY MS. GREEN:	
18	Q than you would be?	
19	A Yes.	
20	Q Okay. I I was like uh-oh. Okay. 04:58:56	
21	In terms of eligibility rules and the scope	
22	of those rules, if there are some or even one	
23	state rule embedded in WVSSAC's policies it's a	
24	state rule, not an SSAC or other policy is that	
25	information that you know as you sit here today? 04:59:17	
	Page 151	

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1
             MS. REINHARDT: Objection to form.
             MR. TRYON: Roberta, I'm going to object
2
      because I didn't understand it, to be honest.
 3
4
             THE WITNESS: Yeah.
      BY MS. GREEN:
                                                              04:59:38
5
             All right. Well, you know, would you
6
7
      defer -- Superintendent, would you defer to WVSSAC
      as being potentially more knowledgeable about their
8
      rules, how their rules work and --
9
             MS. REINHARDT: Same objection.
10
                                                              04:59:48
11
      BY MS. GREEN:
12
            -- the preparations are pursuant to 3293, if
13
      any?
14
             MS. REINHARDT: Same objection.
             MS. DENIKER: Objection to the form. 05:00:00
15
16
             THE WITNESS: If you're saying they're more
17
      knowledgeable, yes.
      BY MS. GREEN:
18
19
         Q
             Well --
                                                              05:00:04
20
         Α
             If you're --
             -- I don't know if I am, but hopefully --
21
22
         Α
             Yes.
23
             -- WVSSAC is.
         Q
24
             Well, and they're in the room, yes.
25
         0
             There --
                                                              05:00:08
                                                           Page 152
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1	A Yes.	
2	Q All right. And and in in preparing for	
3	your testimony today, you did not speak to Bernie	
4	Dolan relative to WVSSAC's policies or its	
5	preparations, did you? 05:	00:31
6	MS. REINHARDT: Objection to form.	
7	THE WITNESS: I did not.	
8	MS. GREEN: Okay. I don't think I have any	
9	other questions. Thank you very much,	
10	Superintendent. I appreciate it. 05:	00:44
11	THE WITNESS: Thank you.	
12		
13		
14		
15	EXAMINATION	
16	BY MS. MORGAN:	
17	Q Hi, Superintendent Stutler. My name is	
18	Kelly Morgan, and I represent the West Virginia	
19	Board of Education and superintendent Burch.	
20	Can you hear me okay? 05:	00:50
21	A I can.	
22	Q I just want to ask you a couple of clarifying	
23	questions about some testimony earlier about, as I	
24	understand it, someone called the West Virginia	
25	Board of Education for some guidance as to a a 05:	01:11
	Page 15	53

1	request to change a student's name.	
2	Did I understand that correctly?	
3	A Yes. And I can't tell you it was a few	
4	years ago. We reached out on what we could do in	
5	WVEIS when it came to name changes. 05:01:30	
6	Q You said "we." Was it did you make the	
7	phone call?	
8	A It was actually I was in the room with	
9	the with Dr. Hage. She was the assistant	
10	superintendent at the time. And the superintendent 05:01:41	
11	at that time had requested that we find that	
12	information, so we reached out to the Department of	
13	Ed.	
14	Q Do you remember who it was you spoke to?	
15	A I do not. I I do not. 05:01:55	
16	Q And then you were asked whether that was	
17	based on some sort of policy.	
18	Are you aware of any specific policy by those	
19	State Department of Education or Board of Education	
20	as to when a student can change their name? 05:02:09	
21	A We	
22	(Simultaneous speaking.)	
23	A We were not we were not aware of any	
24	policy. We needed guidance, so we we reached	
25	out. 05:02:21	
	Page 154	

1	Q Okay. So then would you also defer to the	
2	West Virginia Department of Education and/or the	
3	West Virginia Board of Education as to their	
4	specific policies that would be applicable?	
5	MS. REINHARDT: Objection.	05:02:35
6	THE WITNESS: Yes.	
7	MS. MORGAN: Very good. Thank you. I don't	
8	have any other questions.	
9	THE WITNESS: Thank you.	
10		05:02:45
11		
12	EXAMINATION	
13	BY MR. TRYON:	
14	Q Hello, Superintendent. It's been a	
15	A Hi.	05:02:53
16	Q a long day. I'm David Tryon. I represent	
17	the State of West Virginia, and I'm an attorney with	
18	the attorney in the attorney's general office.	
19	So I have a few questions, and hopefully I	
20	won't be duplicative of what has already been	05:03:05
21	discussed, but I would like to follow up on the	
22	gender support plan, which I believe is Exhibit 17.	
23	So if you could pull that up, that would be helpful.	
24	I'm going to try and do the same here.	
25	A I see that.	05:03:39
	Pε	ige 155

1	Q Okay. So as I understand it, Sarah Starkey	
2	and Cris Mayo were the primary drafters or preparers	
3	of this document; is that right?	
4	MS. REINHARDT: Objection to form.	
5	THE WITNESS: Well, with help from the	05:03:52
6	adolescent coordinator, Barbara Tucker.	
7	BY MR. TRYON:	
8	Q Was this form created from scratch, or do you	
9	know if it was taken from a form that someone else	
10	had already come up with and just adopted by the	05:04:26
11	Harrison County Board of Education?	
12	A I believe that Barbara Tucker and	
13	Sarah Starkey were working I believe Barbara had	
14	a form, and then it was created for Harrison County	
15	schools and and what we felt we needed, and then	05:04:45
16	it was sent to Cris Mayo for review and changes were	
17	made. And it went through that process several	
18	times before we had the final document.	
19	Q So this just wasn't a form taken from	
20	someplace else, it may have started that way, but it	05:05:02
21	was customized; is that	
22	A I would not know the original yeah, I do	
23	not know the original origins. I'm sure they looked	
24	at something, and I believe that it was Barbara	
25	Tucker that had some background, and that's where it	05:05:14
	Pag	ge 156

1	originated or the the beginnings of it.	
2	Q And who made the final approval of this form?	
3	A This form was actually brought back to the	
4	kind of the heads of the departments, and at the	
5	time, it was Dr. Manchin, and we reviewed that	05:05:32
6	collectively together with Sarah before it was	
7	rolled out to the principals and the schools.	
8	Q So this was before you were the	
9	superintendent?	
10	A The initial gender support plan, yes.	05:05:46
11	Q Just to be clear, as I understand it, the	
12	Board of Education never approved this; is that	
13	right?	
14	A No. It is just an internal, like, protocol.	
15	It's guidelines for our schools.	05:06:03
16	Q And it applies to all schools within	
17	Harrison County?	
18	A Yes, we use this document in all of our	
19	schools.	
20	Q Was there a formal approval process?	05:06:14
21	A No.	
22	Q Is at that time, was the Board of	
23	Education made aware of this form?	
24	MS. DENIKER: Objection to the form.	
25	Are you speaking as to the elected board,	05:06:36
	Pa	.ge 157

1	Mr. Tryon?	
2	BY MR. TRYON:	
3	Q Yeah, let me go back to that. Tell me I	
4	guess I missed that. Maybe when I was cut off on	
5	the phone call what's the difference between the 09	5:06:48
6	elected board and the nonelected board?	
7	A Well, I think we made the distinction that	
8	when we were talking about the elected board, it	
9	would be, like, my five people, my my actual	
10	board members, and then the board in general would 05	5:06:59
11	just be myself and my office.	
12	Q Ah.	
13	A So you're	
14	Q Yes.	
15	A speaking of five elected board members. 09	5:07:10
16	Q Yes. Did the five elected board members ever	
17	become aware of this form?	
18	A It was never brought to a meeting for	
19	official action, no.	
20	Q Do you know if they are aware of it as of 09	5:07:26
21	today?	
22	A I really could not say.	
23	Q Fair enough. Do you know if this form has	
24	been adopted with any other by any other counties	
25	or by the state school board?	5:07:47
	Page	158

1	A I am not aware of that. I do know that	
2	Sarah Starkey has had another county reach out for	
3	examples. We tend to do that in education.	
4	Q Have you looked through this form, and do you	
5	feel like you understand it?	05:08:26
6	A I do.	
7	Q Okay. When it in the very first part,	
8	where it talks about the purpose of this document,	
9	it says (as read):	
10	"is to create shared	05:08:38
11	understandings about the ways in	
12	which the student's authentic gender	
13	will be accounted for"	
14	What's your understanding of what that means,	
15	specifically to student's authentic gender?	05:08:47
16	A Just an understanding of what the the	
17	child's desire and the parents' desire is. It's	
18	really a document to, I believe, collectively get	
19	people all on the same page with where a child is	
20	at, regardless of where they're at in the process	05:09:08
21	or I I believe it is just a focus. It's	
22	just a focus, the building and to provide support	
23	for the child.	
24	Q Did any lawyers take a look at this form?	
25	MS. DENIKER: I'm going to object to the	05:09:30
	Pa	ge 159

1	extent it calls for any attorney-client	
2	communications.	
3	I'm instructing you to not testify about the	
4	substance of any communications you had with counsel	
5	about this form.	05:09:40
6	THE WITNESS: I am not aware of that.	
7	BY MR. TRYON:	
8	Q If you go to page 4.	
9	A Okay.	
10	Q And the first part of that is "Extra	05:10:13
11	Curricular Activities," and specifically it's asking	
12	about, among other things, sports.	
13	Do you see that?	
14	A Yes.	
15	Q So you or whoever prepared this, at the	05:10:24
16	time, understood that sports would be an issue that	
17	would be impacted by biological males who wanted to	
18	participate in in on girls' teams; right?	
19	MS. REINHARDT: Objection.	
20	MS. DENIKER: Objection to the form.	05:10:44
21	THE WITNESS: I I feel that this is just a	
22	reflection of where the student is and what their	
23	interests are. If you look, it's asking them lots	
24	of other questions as well, just finding out what	
25	they are interested in so that they could feel like	05:11:01
	Pa	ge 160

1	they are part of a school.
2	BY MR. TRYON:
3	Q And part of it was to find out about
4	children's interest in sports and what sports they
5	would participate in; right? 05:11:16
6	MS. REINHARDT: Objection to form.
7	MS. DENIKER: Objection to form.
8	THE WITNESS: Yes, I think that's all part of
9	knowing the child.
10	BY MR. TRYON: 05:11:32
11	Q And once you know the child, then you would
12	need to address issues that are that arise;
13	right?
14	MS. REINHARDT: Objection to form.
15	THE WITNESS: We we would do that with any 05:11:42
16	child.
17	BY MR. TRYON:
18	Q Correct.
19	A At least I would hope we would do that.
20	Q When you learned that B.P.J. was going to 05:11:58
21	participate in well, strike that.
22	We've talked a little bit about who sets
23	policies for sports, and as I understand it, the
24	County the County's policies for sports follow
25	what the state policies are, the state board's 05:13:19
	Page 161

```
1
      policies; is that right?
2
             MS. DENIKER: Objection to the form.
      BY MR. TRYON:
 3
             Yeah, I -- I didn't really say that right.
      Let me just ask you an open-ended question.
5
                                                              05:13:29
6
             What policies -- where -- who sets the
7
      policies for sports for the County?
8
             I testified earlier, we just have two,
         Α
      really, policies that are written or acted and board
9
10
      acted on, and it deals with extracurriculars.
                                                              05:13:43
11
             As far as the sports programs in our middle
12
      and high schools, which that's really what we're
13
      talking about, competitive sports, there is
14
      oversight by the West Virginia SSAC, which are
15
      board -- the members are our principals, so there 05:13:58
16
      are a set of guidelines that they follow for the
17
      sports programs in those buildings.
18
             You were asked about -- if there are benefits
19
      to sports, and I might -- I'd like to follow up on
      that just a little bit, but if you believe that Mr.
20
                                                              05:14:19
      Mazza would be better suited to answer these
21
22
      questions, just tell me, as long as your counsel is
23
      okay with that.
24
             I'm okay talking about the general --
25
             MS. DENIKER: Let him ask a -- let him ask a 05:14:36
                                                           Page 162
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1	questio	n.	
2	BY MR.	TRYON:	
3	Q	Yeah, let me ask you a question first.	
4		THE WITNESS: I thought he was asking if I	
5	was oka	y with the question.	05:14:40
6	1	That was you?	
7	BY MR.	TRYON:	
8	Q	Would you agree sorry.	
9		Would you agree that the most important thing	
10	for kid	s in your school system is their safety	05:14:47
11	:	MS. REINHARDT: Objection	
12	BY MR.	TRYON:	
13	Q	as far	
14		MS. REINHARDT: to the form.	
15	BY MR.	TRYON:	05:14:54
16	Q	as far as sports is concerned?	
17		MS. REINHARDT: Objection to form.	
18		MS. DENIKER: Susan Deniker. I also object	
19	to form		
20		THE WITNESS: Safety in all areas is	05:15:03
21	importa	nt in our school system, and it is at the top	
22	of the	list.	
23	BY MR.	TRYON:	
24	Q	Yeah, and I'm asking in particular with	
25	respect	to athletics. Is safety the most important	05:15:10
		Pa	ge 163

1	thing for consideration for kids in sports?	
2	A Safety is important in sports.	
3	Q Are you of any rules aware of any rules	
4	that are set up for safety to prevent injuries in	
5	sports?	05:15:27
6	MS. REINHARDT: Objection to form.	
7	THE WITNESS: There's a lot of rules,	
8	probably rules that I don't know since I'm not	
9	involved in that on a daily basis, but a lot of	
10	training for our coaches, proper equipment for the	05:15:42
11	children or the students and the athletes, from	
12	really everything, having an athletic trainer at the	
13	games and available for the students, if there is an	
14	injury, that would properly handle that.	
15	BY MR. TRYON:	05:16:01
16	Q Do you know if that's one of the reasons	
17	that that sports are separated by sex?	
18	MS. REINHARDT: Objection.	
19	MS. DENIKER: Objection to the form.	
20	THE WITNESS: Going back to the house bill	05:16:13
21	that was passed, that is stated in there, that it is	
22	a safety concern.	
23	BY MR. TRYON:	
24	Q Aside from the house bill, would you agree	
25	that, from your perspective, that we separate sports	05:16:21
	Pag	e 164

1	in schools by sex in order for for safety
2	purposes, especially with respect to contact sports?
3	MS. REINHARDT: Objection to form.
4	And I would also remind Mr. Tryon that
5	Superintendent Stutler is a 30(b)(6) witness. 05:16:42
6	MR. TRYON: Thank you for the reminder.
7	BY MR. TRYON:
8	Q Can you answer the question, please?
9	MS. DENIKER: I'm also going to put an
10	objection on the record as to form. 05:16:52
11	And to the extent that you can answer as a
12	representative of the Harrison County Board of
13	Education, you may do so.
14	THE WITNESS: I would agree that there are
15	that there could be physical differences that could 05:17:03
16	produce a safety risk in a contact sport.
17	BY MR. TRYON:
18	Q Let me look at one other exhibit I may want
19	to ask you a question about. Yeah, let me ask
20	you on Exhibit 19. Let me know when you have that. 05:18:37
21	A Okay. I see that.
22	Q At the top of page 4, on that one, can you
23	turn there?
24	A Okay. I am there.
25	Q Sure. The so the very first thing says 05:18:57
	Page 165

1	(as read):	
2	"In what extra-curricular programs	
3	or activities" excuse me "will	
4	the student be student be	
5	participating (sports, theater, 05:19	:04
6	clubs, etc)?"	
7	A Yes.	
8	Q And then it's filled in "cross country and	
9	track." And this was filled in on May 18, 2021.	
10	At that time, was there any concern about 05:19	:19
11	whether B.P.J. would be permitted to participate on	
12	the girls' cross cross-country team or the boys'	
13	cross-country team?	
14	MS. REINHARDT: Objection to form.	
15	MS. DENIKER: Objection to the form. 05:19	:36
16	THE WITNESS: I was not aware of any concern.	
17	BY MR. TRYON:	
18	Q Do you know if anybody okay. Fine.	
19	MR. TRYON: That's all that's all the	
20	questions I have. Thank you. 05:19	:47
21		
22	EXAMINATION	
23	BY MR. FRAMPTON:	
24	Q And, Superintendent Stutler, this is	
25	Hal Frampton for the intervenor. I've got just a 05:20	:00
	Page 166	

```
1
      few questions for you. I know it's been a -- a long
      afternoon so far.
2
 3
         A
             Thank you.
             If you would -- no worries.
             If you would, please, pull up Exhibit 28, and 05:20:11
5
6
      when you've got it up, go ahead and scroll down to
7
      page 4, the listings for Bridgeport Middle School.
             I have that.
8
         Α
9
             Thank you, Superintendent. And I just want
10
      to make sure -- I know you testified a little bit 05:20:33
      about this earlier, but I -- I wasn't totally clear
11
12
      on what you were saying.
13
             So it is your understanding that there is a
14
      separate boys' cross-country team and girls'
15
      cross-country team at Bridgeport Middle School;
                                                             05:20:46
16
      correct?
17
         Α
             Yes.
18
             And so the winners of their meets, there
19
      would be a boys' winner and a girls' winner; is that
                                                              05:20:58
20
      correct?
21
         Α
             Yes.
22
             Okay. And they're further separated into
         Q
23
      varsity and junior varsity; is that right?
24
         Α
             Correct.
25
         0
             And who decides whether a student is
                                                              05:21:07
                                                          Page 167
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1	competing at the varsity level or junior varsity	
2	level?	
3	A I believe that would be the coach.	
4	Q Okay. The the coach at the individual	
5	middle school?	05:21:25
6	A Yes.	
7	Q Do you know how that decision is made?	
8	A No. I would assume it would be by their	
9	time.	
10	Q A competitive decision?	05:21:38
11	A Yeah, their yes.	
12	Q Are there limits as to how many people can be	
13	designated varsity or junior varsity?	
14	A I would not know that.	
15	Q Who who would make the decision as to	05.21.52
16	whether there are limits on that?	03.21.32
17	A That would be the AD at that school and the	
18	coach. And I would say that how many would be	
19	out for the team. There's a lot of factors in that.	
20	Q Okay. Would those same people decide the	05:22:11
21	the number of students who can be on the team,	
22	period?	
23	A I believe so, with the administrator, the	
24	school administrator. It would become a staffing	
25	just staffing and what they can do.	05:22:36
	Pag	e 168

1	Q Right. And are there in fact limits on the
2	number of students who can be on a given athletic
3	team?
4	MS. REINHARDT: Objection to form.
5	THE WITNESS: I do not know that. That is 05:22:46
6	not my wheelhouse.
7	BY MR. FRAMPTON:
8	Q And and who would know that?
9	A The AD at the school, the coach and the
10	school administrator. 05:23:01
11	MR. FRAMPTON: All right. Give me one second
12	while I mark an exhibit.
13	(Exhibit 33 was marked for identification
14	by the court reporter and is attached hereto.)
15	BY MR. FRAMPTON: 05:23:12
16	Q All right. Superintendent, what I've marked
17	as Exhibit 33 ought to be available to you now.
18	Could you check?
19	A I have that.
20	Q Have you seen this e-mail before? 05:23:49
21	A During prep for this deposition.
22	Q Yes, ma'am. Can you tell me who
23	Danyelle Schoonmaker is?
24	A She is the cross-country coach at
25	Bridgeport Middle School. 05:24:07
	Page 169

1	Q Is she the head coach?	
2	A Yes.	
3	Q And who is Meghan Flesher?	
4	A She is a volunteer assistant.	
5	Q For the cross-country team?	05:24:22
6	A Yes.	
7	Q And did you say earlier Natalie McBrayer is	
8	also a volunteer assistant?	
9	A Natalie McBrayer is an assistant coach that	
10	is yes, she is also a volunteer assistant coach,	05:24:41
11	sorry.	
12	Q Does she have any other role with the with	
13	the Board of Education, the county board?	
14	A Natalie does not.	
15	Q Okay. She's not a teacher as well?	05:24:55
16	A No, she's not.	
17	Q And of these, the three people on these	
18	messages, is Natalie the only one that you spoke to	
19	in preparation for this deposition?	
20	A Yes.	05:25:10
21	Q Do you agree this e-mail says "Attached is	
22	the excel spreadsheet with our athletes' times and	
23	attendance (could be off a bit-I haven't updated	
24	from our sheet yet)"? Did I read that correctly?	
25	A Yes.	05:25:32
	P	age 170

1	MR. FRAMPTON: All right. And hang on. I'm
2	going to try to mark separately, unfortunately,
3	because they're different file types, the
4	spreadsheet that was attached to this. Give me one
5	second. 05:25:46
6	All right. What I've marked as Exhibit 34
7	ought to be available to you now.
8	(Exhibit 34 was marked for identification
9	by the court reporter and is attached hereto.)
10	THE WITNESS: I have that. 05:26:21
11	BY MR. FRAMPTON:
12	Q Okay. Do you agree this is a spreadsheet
13	with three tabs at the bottom?
14	A Yes.
15	Q And was this also something you reviewed in 05:26:38
16	preparation for this deposition?
17	A Yes.
18	Q And tell me what you understand this document
19	to be.
20	A This was the Excel sheet on it had the 05:26:48
21	attendance on the I think the first two
22	practices. It had the the student names and
23	their grade levels.
24	Q Got it. And
25	A And then their lap times, yeah. 05:27:02
	Page 171

1	Q Thank you. The on the Athlete Info tab,
2	are are all of the obviously, everyone is
3	blacked out except for B.P.J., which I I
4	certainly understand.
5	My question is, are all of the blacked-out 05:27:16
6	folks Bridgeport Middle School students?
7	A Yes, they would be.
8	Q Okay. And these are all students who are
9	interested in running cross-country in the fall of
10	2021? 05:27:32
11	A Yes.
12	Q And there are 41 students on this list; is
13	that right?
14	A Yes.
15	Q What do you understand the purpose of this 05:27:52
16	document being, tracking their attendance and lap
17	times?
18	MS. REINHARDT: Objection to form.
19	THE WITNESS: I believe that that would be
20	for the coach's information. 05:28:12
21	(Exhibit 35 was marked for identification
22	by the court reporter and is attached hereto.)
23	BY MR. FRAMPTON:
24	Q Thank you. All right. Hang on. I'll mark
25	another one. 05:28:22
	Page 172

1	All right. You should have available now	
2	what I've marked as Exhibit 35.	
3	A I have that.	
4	Q And is this also a document you reviewed in	
5	your preparation?	05:29:15
б	A Yes.	
7	Q And tell me what you understand this document	
8	to be.	
9	A These were the students that were that	
10	participated, I believe, in a week that early	05:29:25
11	summer conditioning week with the coaches.	
12	Q In in preparation for running	
13	cross-country in the fall?	
14	A For the season, yes.	
15	Q If you could go to that second page, do you	05:29:42
16	agree that it's got 18 people listed under the	
17	cross-country girls' team?	
18	A Yes, I see that.	
19	Q And then 18 listed under the boys' team?	
20	A Yes.	05:30:08
21	Q And 18 plus 18 is 36, would you agree?	
22	A Yes, uh-huh.	
23	Q How did we get from 41 people on that last	
24	spreadsheet to 36 on this spreadsheet?	
25	A It could be that	05:30:21
		Page 173

1	MS. DENIKER: Object to the form.	
2	THE WITNESS: Was that a question?	
3	MS. DENIKER: He's asking that question, and	
4	I'm objecting to the	
5	THE WITNESS: Okay.	05:30:42
6	MS. DENIKER: form of the question.	
7	THE WITNESS: It could be that less students	
8	came out. It could be. I don't know. I don't	
9	know.	
10	BY MR. FRAMPTON:	05:30:59
11	Q Okay. You're not it sounds like you're	
12	not sure how those, essentially, fiveish people	
13	were were on one spreadsheet and not on the next	
14	one; is that right?	
15	A I would not yeah, I would not know that.	05:31:13
16	MR. FRAMPTON: All right. Give me one second	
17	to get my next one.	
18	(Exhibit 36 was marked for identification	
19	by the court reporter and is attached hereto.)	
20	BY MR. FRAMPTON:	05:31:54
21	Q All right. You should now have available to	
22	you what I have marked as Exhibit 36.	
23	A I have that.	
24	Q Okay. And was this also a document you	
25	reviewed in your preparation?	05:32:14
	Pag	ge 174

1	А	Yes.	
2	Q	And it is an e-mail from Natalie McBrayer to	
3	Danyel	le Schoonmaker and Meghan Flesher dated	
4	August	9th, 2021; is that correct?	
5	А	Yes.	05:32:39
6	Q	Do you see in that first sentence the a	
7	refere	nce to lap counts?	
8	А	I do.	
9	Q	What's your understanding of what lap counts	
10	are?		05:32:48
11	А	How many I'm assuming it's how many laps	
12	they w	ent.	
13	Q	Okay. So the next sentence says (as read):	
14		"I highlighted the ones Meghan and I	
15		talked about taking for at least 1	05:33:04
16		loop to see how they do."	
17		Did I read that correctly?	
18	А	Yes.	
19	Q	Can you tell me what that means, "taking for	
20	at lea	st 1 loop to see how they do"?	05:33:15
21	А	My thoughts are they're going to run them on	е
22	lap an	d check their time.	
23	Q	And then it says (as read):	
24		"We might want to drop some after	
25		the first loop."	05:33:32
			Page 175

1	Did I read that correctly?	
2	A I see that.	
3	Q What does it mean what do they mean by	
4	"drop some"? Do you know what that means?	
5	MS. DENIKER: Objection to the form.	05:33:44
6	And I would just like to have an objection as	
7	to form on all of these, about what it means.	
8	But you can answer, to the extent that you	
9	can.	
10	THE WITNESS: I'm guessing I I don't	05:33:55
11	want to guess. I'm not allowed to guess.	
12	It's it's hard to know what the coach was	
13	thinking. They're trying to use times to accurately	
14	judge who would make the varsity team compared to	
15	the junior varsity.	05:34:12
16	BY MR. FRAMPTON:	
17	Q Okay. So there's some your understanding	
18	is that "drop some" would have some competitive	
19	meaning; correct?	
20	MS. DENIKER: Objection to the form.	05:34:24
21	THE WITNESS: Based on times.	
22	BY MR. FRAMPTON:	
23	Q And then if you look at that next page in	
24	this, you would agree that we've got B.P.J. listed	
25	with a the number 5 beside the name; is that	05:34:46
	Pa	age 176

1	right?	
2	A Yes.	
3	Q But no yellow highlight; is that correct?	
4	A Correct.	
5	Q Any understanding of why B.P.J. did not 0	5:35:03
6	receive a yellow highlight?	
7	MS. DENIKER: Objection to the form.	
8	MS. REINHARDT: I'll join that objection.	
9	THE WITNESS: I do not know.	
10	BY MR. FRAMPTON: 0	5:35:20
11	Q You would agree that, at least the way that	
12	this spreadsheet is presented, B.P.J. is the first	
13	person not to receive a yellow highlight; is that	
14	correct?	
15	MS. REINHARDT: Objection. 0	5:35:29
16	THE WITNESS: Looking at the form, as it is,	
17	she does not have a yellow highlight.	
18	BY MR. FRAMPTON:	
19	Q And in terms of the order in which the	
20	students are presented, B.P.J. is the first person 0	5:35:44
21	presented without a yellow highlight; is that right?	
22	MS. REINHARDT: Objection to form and also	
23	outside the scope of the deposition.	
24	THE WITNESS: Would you repeat that question?	
25	(Exhibit 37 was marked for identification 0	5:36:01
	Page	177

1	by the court reporter and is attached hereto.)
2	BY MR. FRAMPTON:
3	Q I'll just strike it.
4	Let's see.
5	All right. What I've marked as Exhibit 37 05:36:40
6	should now be available to you.
7	A I have that.
8	Q All right. Was this also a document that you
9	reviewed in preparation for your deposition?
10	A Yes. 05:37:06
11	Q Go to the Meet Info tab.
12	A Okay.
13	Q What's your understanding of this what
14	this tab is presenting?
15	MS. DENIKER: Objection to the form. 05:37:32
16	THE WITNESS: This is a schedule of the
17	upcoming meets and where they'll be held.
18	BY MR. FRAMPTON:
19	Q These are the meets that the cross-country
20	teams at Bridgeport Middle School were going to 05:37:43
21	participate in in the fall of 2021?
22	MS. REINHARDT: Objection to form and also
23	outside the scope of the deposition.
24	MS. DENIKER: Objection to the form.
25	THE WITNESS: Yes, I believe that's the 05:37:56
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1	schedule of the dates and where Bridgeport Middle
2	would be participating in events.
3	MR. FRAMPTON: Hold on for a second. I've
4	just got two or three more. I'll be very quick.
5	(Exhibit 38 was marked for identification 05:38:26
6	by the court reporter and is attached hereto.)
7	BY MR. FRAMPTON:
8	Q All right. What I've marked as Exhibit 38
9	should now be available to you.
10	A I have that. 05:38:58
11	Q All right. Was this also a document that you
12	reviewed in preparation for your deposition?
13	A Yes.
14	Q What do you understand it to be?
15	MS. DENIKER: Objection to form. 05:39:12
16	THE WITNESS: It's looking at the
17	participants of the team and whether they meet
18	eligibility requirements.
19	BY MR. FRAMPTON:
20	Q Who prepares this document? 05:39:22
21	A The AD at the school.
22	Q And is this a listing of everyone who is
23	going to be on the team for that year?
24	MS. REINHARDT: Objection. And outside the
25	scope of the deposition. 05:39:44
	Page 179

1	MS. DENIKER: Objection to form of the	
2	question.	
3	THE WITNESS: I really don't know that.	
4	And when I said with the AD, I'm sure the	
5	coach had something to do with this as well. 05:39:55	
6	(Exhibit 39 was marked for identification	
7	by the court reporter and is attached hereto.)	
8	BY MR. FRAMPTON:	
9	Q All right. What I've marked as Exhibit 39	
10	should be available to you. 05:40:24	
11	A I have that.	
12	Q All right. Is this also a document that you	
13	reviewed in preparation for your deposition today?	
14	A Yes.	
15	Q Is it a listing of how the Bridgeport Middle 05:40:51	
16	school's cross-country players did at the	
17	Doddridge Invitational?	
18	MS. REINHARDT: Objection.	
19	And I also want to note that this line of	
20	questioning pertains to a topic that's been removed 05:41:11	
21	from the Deposition Notice.	
22	MR. FRAMPTON: It pertains to topic 14, which	
23	has not been removed. It is a document produced by	
24	the deponent, and this particular witness has	
25	already testified that she reviewed it in 05:41:25	
	Page 180	

1	preparation.
2	MS. REINHARDT: It's I'm going to hold my
3	objection that it's still outside the scope of the
4	deposition.
5	MR. FRAMPTON: Your objection is noted. 05:41:38
6	If the witness would please answer the
7	question.
8	MS. DENIKER: Susan Deniker. Object to the
9	form.
10	THE WITNESS: Would you please repeat the 05:41:46
11	question?
12	MR. FRAMPTON: Absolutely.
13	Madame Court Reporter, could you please
14	repeat my question?
15	MS. DENIKER: Mr. Frampton, if you're 05:41:54
16	agreeable, I will not restate my objection if you'll
17	agree to continue to note my objection.
18	MR. FRAMPTON: Absolutely. That's that's
19	totally fine with me.
20	(Record read.) 05:42:03
21	MS. REINHARDT: Same objections.
22	THE WITNESS: Yes.
23	BY MR. FRAMPTON:
24	Q Okay. Looking at page 2 of the document,
25	would all of the blacked-out students on this page 05:42:25
	Page 181

1	be Bridgeport Middle School students?	
2	A Yes.	
3	Q Okay. So this document is not telling us how	
4	the Bridgeport Middle School students did as against	
5	the the participants from other schools in that	05:42:41
6	meet; is that correct?	
7	MS. REINHARDT: Objection to form.	
8	MS. DENIKER: Objection to the form.	
9	THE WITNESS: Yes.	
10	BY MR. FRAMPTON:	05:42:54
11	Q Okay. And you would agree that B.P.J. had a	
12	time that was faster than three of the girls listed	
13	on the spreadsheet; is that right?	
14	MS. REINHARDT: Objection to form.	
15	MS. DENIKER: Objection to form.	05:43:09
16	THE WITNESS: There were three names listed	
17	below her.	
18	BY MR. FRAMPTON:	
19	Q Okay. The two names at the bottom that, of	
20	course, I can't see, the N/As, would those have been	05:43:24
21	people who were permitted to participate in the meet	
22	and just didn't?	
23	MS. REINHARDT: Objection to form.	
24	MS. DENIKER: Objection to form.	
25	THE WITNESS: I would not know that.	05:43:35
	Pag	ge 182

1	(Exhibit 40 was marked for identification	
2	by the court reporter and is attached hereto.)	
3	BY MR. FRAMPTON:	
4	Q All right. What I have listed as marked	
5	as Exhibit 40 should be should be available to	05:44:22
6	you now.	
7	And this is my last exhibit, so you're almost	
8	done with me.	
9	A I have it.	
10	Q All right. Is this document also something	05:45:03
11	that you reviewed in preparation for your	
12	deposition?	
13	A Yes.	
14	Q Okay. The first page, is this a listing of	
15	how the Bridgeport Middle School cross-country	05:45:16
16	athletes did in the Ritchie County meet on Saturday,	
17	October 1st?	
18	MS. REINHARDT: Objection to form.	
19	And I'll put a standing objection that these	
20	questions are outside of the scope.	05:45:29
21	MR. FRAMPTON: Yes, happy to grant you a	
22	standing objection.	
23	THE WITNESS: Yes.	
24	BY MR. FRAMPTON:	
25	Q And so as with the last one we looked at, all	05:45:35
	Pag	re 183

1	of the students on this page would be
2	Bridgeport Middle School students; right?
3	A Yes.
4	Q And you would agree that B.P.J. has a time
5	that is faster than three of the girls listed on 05:45:49
6	this spreadsheet; correct?
7	MS. REINHARDT: Objection to form.
8	THE WITNESS: Yes, there are three names
9	below hers.
10	BY MR. FRAMPTON: 05:46:02
11	Q Do you have any idea what the yellow
12	highlighting means?
13	A I do not.
14	Q It was worth a try.
15	A I do not. 05:46:18
16	Q The next two pages, are these just a a
17	sort of compilation of how the Bridgeport Middle
18	School cross-country athletes did across a number of
19	meets in the fall 2021 season?
20	MS. REINHARDT: Objection to form. 05:46:38
21	MS. DENIKER: This is Susan Deniker.
22	Objection to form.
23	THE WITNESS: It looks like it is a
24	compilation of meets and times.
25	BY MR. FRAMPTON: 05:46:58
	Page 184

1	Q Look at the third page.	
2	A Okay.	
3	Q You would agree that there are no names	
4	listed next to these various times; right?	
5	A Yes.	05:47:25
6	Q Okay. Is this just a a sort of horizontal	1
7	continuation of the previous page?	
8	MS. REINHARDT: Objection to form.	
9	MS. DENIKER: Objection to form.	
10	THE WITNESS: I do not know.	05:47:41
11	BY MR. FRAMPTON:	
12	Q And then the last page of the exhibit, would	
13	you agree this is a compilation of how the various	
14	Bridgeport Middle School cross-country athletes did	
15	in two time trial competitions?	05:47:59
16	MS. REINHARDT: Objection to form.	
17	MS. DENIKER: This is Susan Deniker.	
18	Objection to form.	
19	THE WITNESS: Yes, it says "Time	
20	Trial-Bridgeport City Park" and the time trial for	05:48:17
21	the Bridgeport city park course on two different	
22	dates.	
23	Q And you would agree, with respect to the	
24	October 7, 2021, date, it's got B.P.J. listed in	
25	24th place; is that right?	05:48:33
		Page 185

1	MS. REINHARDT: Objection to form.
2	MS. DENIKER: Objection to form.
3	THE WITNESS: She is by the number 24.
4	BY MR. FRAMPTON:
5	Q Okay. And the heading for that column is 05:48:46
6	TT Place; correct?
7	A Yes.
8	Q And it's got B.P.J. in 30th place in the
9	August 24th time trial; is that right?
10	MS. REINHARDT: Objection to form. 05:49:08
11	MS. DENIKER: Objection to form.
12	THE WITNESS: Yes, she is by number 30.
13	BY MR. FRAMPTON:
14	Q And the heading for that column is "Place"?
15	A The heading for that column is "Place," yes. 05:49:21
16	MR. FRAMPTON: All right. Those were my
17	questions for you, Superintendent Stutler. Thank
18	you so much.
19	MS. REINHARDT: Superintendent Stutler, I
20	apologize, I have a few redirect questions, but I'll 05:49:37
21	be very brief.
22	If you could please turn to Exhibit 28.
23	MS. DENIKER: Ms. Reinhardt, while we do
24	that, this is Susan Deniker, I will have a couple of
25	questions for this witness. It's fine with me if 05:49:59
	Page 186

1	you want to proceed, but I did want to let you know
2	that.
3	MS. REINHARDT: Thank you.
4	
5	FURTHER EXAMINATION 05:50:05
6	BY MS. REINHARDT:
7	Q Please let me know when you're at Exhibit 28.
8	A Okay.
9	Q If you could please turn to page 4, under
10	Bridgeport Middle School. 05:50:20
11	Do you, Superintendent Stutler, know if
12	football is a contact sport?
13	A Yes.
14	Q And on this sheet here, it says football is
15	coed; is that correct? 05:50:51
16	A Yes.
17	Q And do you understand that to mean that girls
18	can play on the football team?
19	A Yes.
20	Q And would you also say that wrestling is a 05:51:03
21	contact sport?
22	A Yes.
23	Q And is it also listed here as coed?
24	A Yes.
25	Q And does that mean that girls are able to 05:51:18
	Page 187

1	participate?	
2	A Yes, in wrestling.	
3	MS. REINHARDT: Thank you. And I am going to	
4	put what will be marked as Exhibit 41 into the	
5	"Marked Exhibit" folder. I'll let you know once 05:51:2	8
6	it's once you can refresh.	
7	MR. REISBORD: Counsel, what's what's the	
8	exhibit number?	
9	MS. REINHARDT: It will be Exhibit 41.	
10	And you should be able to refresh now. 05:51:4	7
11	(Exhibit 41 was marked for identification	
12	by the court reporter and is attached hereto.)	
13	BY MS. REINHARDT:	
14	Q Have you seen this form?	
15	A I have. 05:52:0	0
16	Q Could you please read paragraph 6.	
17	A (As read):	
18	"No other Bridgeport Middle School	
19	student was displaced by B.P.J.'s	
20	participation on the girls' 05:52:1	3
21	cross-country team."	
22	MS. REINHARDT: Thank you. I have no further	
23	questions.	
24	MS. DENIKER: This is Susan Deniker.	
25	Superintendent Stutler, I have a few questions for 05:52:2	5
	Page 188	

1	you.	_
2		
3	EXAMINATION	
4	BY MS. DENIKER:	
5	Q You testified earlier today about policies 05:52:29	
6	that are passed by the Harrison County Board of	
7	Education, which is made up of elected board	
8	members.	
9	Do you recall that testimony?	
10	A I do. 05:52:44	
11	Q And it's my recollection of your testimony	
12	that you testified that some of the policies passed	
13	by the Harrison County Board of Education are to	
14	implement state board policies but on a local board	
15	level, with local county board processes in place; 05:52:58	
16	is that correct?	
17	A Yes.	
18	Q Does the Harrison County Board of Education	
19	ever pass other policies that are not that do not	
20	originate from state board policy? 05:53:10	
21	A Yes.	
22	Q And does the county board adopt and pass as a	
23	policy every West Virginia State Board of Education	
24	policy?	
25	A No. 05:53:25	
	Page 189	

1	Q Does it only pass policies for the County	
_	2 Deep It only Fall Felloles It one country	
2	where there's some type of local process or	
3	implementation that is necessary for Harrison County	
4	schools?	
5	MS. REINHARDT: Objection to form.	05:53:36
6	THE WITNESS: That would be correct.	
7	BY MS. DENIKER:	
8	Q I'm sorry, I didn't hear your answer.	
9	A That would be correct.	
10	Q You were also asked some questions today	05:53:40
11	about rostering for school sports for Harrison	
12	County schools; is that correct?	
13	A Yes.	
14	Q Have you ever held the position of being a	
15	middle school or high school administrator?	05:53:54
16	A No.	
17	Q Have you ever been an athletic director in	
18	any in any school, in any county, in West	
19	Virginia?	
20	A No.	05:54:04
21	Q Have you ever personally been responsible for	
22	either directly or overseeing the rostering that	
23	goes on at either middle schools or high schools in	
24	Harrison County?	
25	A No.	05:54:14
	Pa	ge 190

1	Q Do you know how that process is done?	
2	A Not from beginning to end. I know parts.	
3	Q Is it fair to say that you will defer	
4	testimony on behalf of the Harrison County Board of	
5	Education about rostering for school sports in	05:54:29
б	Harrison County to the other designee for today's	
7	30(b)(6) deposition?	
8	A Yes.	
9	Q You were also asked questions today about	
10	House Bill 3293.	05:54:44
11	Superintendent Stutler, are you familiar with	
12	that house bill that was passed by the West Virginia	
13	legislature?	
14	A Yes.	
15	Q And you would have reviewed that bill; is	05:54:55
16	that correct?	
17	A Yes.	
18	Q You were asked some questions about whether	
19	the Harrison County Board of Education supported	
20	that bill, and I want to ask you more specific	05:55:03
21	questions about that.	
22	Did the Harrison County Board of Education as	
23	an entity do anything officially to advocate or	
24	support that bill?	
25	MS. REINHARDT: Objection to form.	05:55:15
	Page	e 191

1	THE WITNESS: No.	
2	BY MS. DENIKER:	
3	Q Did any employee or agent of Harrison County,	
4	in their official capacities, take any action to	
5	advocate for the passage of that bill?	05:55:25
б	MS. REINHARDT: Objection.	
7	THE WITNESS: No.	
8	BY MS. DENIKER:	
9	Q Did any employee or agent of the	
10	Harrison County Board of Education in any way	05:55:34
11	contribute to the passage of that bill by providing	
12	testimony or information to support passage of	
13	House Bill 3293?	
14	MS. REINHARDT: Objection to form.	
15	THE WITNESS: No.	05:55:48
16	BY MS. DENIKER:	
17	Q Did the Harrison County Board of Education,	
18	through the elected board, pass any policy	
19	proclamation or other statement that related to	
20	House Bill 3293 in any way?	05:56:00
21	A No.	
22	Q Has the Harrison County Board of Education	
23	taken any action to implement the provisions of	
24	House Bill 3293 as you sit here today?	
25	A No.	05:56:13
	Pag	e 192

1	MS. DENIKER: Give me one minute and let me
2	just see if I have any other questions.
3	Superintendent Stutler, I have no further
4	questions. Thank you.
5	THE WITNESS: Thank you. 05:56:36
6	MR. FRAMPTON: I have some additional
7	questions based on plaintiff's redirect.
8	
9	FURTHER EXAMINATION
10	BY MR. FRAMPTON: 05:56:42
11	Q All right. Superintendent Stutler, do you
12	do you still have Exhibit 41 up?
13	MS. DENIKER: We are pulling it up for the
14	witness.
15	MR. FRAMPTON: Thank you. 05:56:59
16	THE WITNESS: I have it.
17	BY MR. FRAMPTON:
18	Q All right. And scroll down to paragraph 6
19	which plaintiff's counsel had you read into the
20	record. 05:57:11
21	A Okay.
22	Q What does this statement mean by "displaced"?
23	MS. DENIKER: Objection to the form.
24	MS. REINHARDT: Join the objection.
25	THE WITNESS: That someone did not get to 05:57:31
	Page 193

1	participate because of B.P.J.	
2	BY MR. FRAMPTON:	
3	Q Participate as in join the team?	
4	A Yes, as part of the cross-country team.	
5	Q Does "participate" have any any other	05:57:45
6	meaning other than just join the team?	
7	MS. REINHARDT: Objection to form.	
8	MS. DENIKER: This is Susan Deniker. I also	
9	object to the form of the question.	
10	THE WITNESS: Participation. If you're on	05:58:01
11	the team, you're participating.	
12	BY MR. FRAMPTON:	
13	Q Okay. You would agree B.P.J. did beat some	
14	girls in cross-country meets; correct?	
15	MS. REINHARDT: Objection to form.	05:58:11
16	MS. DENIKER: I also object to the form. And	
17	I believe that that is also beyond the scope of the	
18	notice.	
19	MR. FRAMPTON: Well, so is the stipulation.	
20	And and it and it actually does relate	05:58:26
21	to the documents we looked at earlier that are part	
22	of the the the board's document production.	
23	THE WITNESS: Looking at the documents that	
24	were that I reviewed yesterday for in prep for	
25	this, there were students below her on the time	05:58:39
	Pa	ge 194

1	trials.	
2	BY MR. FRAMPTON:	
3	Q And students below her at cross-country	
4	meets; correct?	
5	A Yes. 05:58:49	,
6	MS. REINHARDT: Objection.	
7	BY MR. FRAMPTON:	
8	Q And and not just students, but girls below	
9	her at the cross-country meets; correct?	
10	MS. REINHARDT: Objection to form. 05:58:59	,
11	THE WITNESS: Yes.	
12	MS. REINHARDT: And also outside the scope.	
13	MR. FRAMPTON: Just so we are clear, the	
14	court reporter got it, you answered that question	
15	"yes"; correct? 05:59:08	;
16	THE WITNESS: Yes.	
17	MS. DENIKER: And I would also like to place	
18	a belated objection to form on the record.	
19	BY MR. FRAMPTON:	
20	Q Do you know whether B.P.J.'s participation 05:59:14	:
21	prevented any girls at on the cross-country team	
22	from going to any meets?	
23	MS. REINHARDT: Outside the scope of the	
24	redirect and objection to form.	
25	MS. DENIKER: Objection to form. 05:59:32	
	Page 195	

1	THE WITNESS: I am not aware of any student	
2	that was displaced due to her participating on the	
3	team.	
4	BY MR. FRAMPTON:	
5	Q And again, by "displaced," you simply mean	05:59:43
6	allowed to participate on the team; correct?	
7	A Yes, yes.	
8	MR. FRAMPTON: Okay. That's all I've got.	
9	MS. MORGAN: This is Kelly Morgan. So are we	
10	concluded with Superintendent Stutler and moving	06:00:11
11	straight on to Mr. Mazza?	
12	MS. REINHARDT: We can continue with Mr.	
13	Mazza at this time, yes.	
14	MS. MORGAN: Do we have any anticipation as	
15	to how much longer this is going to go? We started	06:00:26
16	here at noon for us, and it's 6 o'clock. Some of us	
17	have, you know, family obligations here.	
18	Are we talking two, three, four more hours?	
19	MS. REINHARDT: I	
20	THE VIDEOGRAPHER: Off the record?	06:00:38
21	MS. REINHARDT: I don't believe that oh,	
22	yes, can we please go off the record.	
23	THE VIDEOGRAPHER: Yeah. Okay. Thanks.	
24	I we're going off the record. The time is	
25	6:00 p.m., and this is the end of Media Unit No. 4.	06:00:44
	Pag	re 196

1	(Recess.)	
2	THE VIDEOGRAPHER: All right. We are back on	
3	the record at 6:19 p.m., and this is the beginning	
4	of Media Unit No. 5.	
5	Can we please swear in the witness. 06:19:0	2
6	(Witness sworn.)	
7	THE VIDEOGRAPHER: And I'll just mention,	
8	this is the beginning of David Mazza's testimony.	
9	Go ahead. Thank you.	
10		
11	DAVE MAZZA,	
12	having been administered an oath, was examined and	
13	testified as follows:	
14	EXAMINATION	
15	BY MS. REINHARDT:	
16	Q Hi, Mr. Mazza. How are you doing today?	
17	A Good. How are you doing?	
18	Q I'm doing well.	
19	Is it okay if I call you "Principal Mazza"	
20	for the point of this deposition? 06:19:3	9
21	A Yes, you can call me "Principal Mazza," yes.	
22	Q Great. And have you ever been deposed	
23	before?	
24	A I have not.	
25	Q Have you ever testified in a court of law 06:19:4	6
	Page 197	

1	before?	
2	A I have.	
3	Q What is your current title?	
4	A I am principal at Bridgeport Middle School,	
5	Harrison County schools.	06:20:02
6	Q And how long have you been the principal?	
7	A I'm in my fifth year.	
8	Q Wonderful. And what did you do before that?	
9	A I was the assistant at Bridgeport Middle for	
10	eight years. Prior to that, I was a teacher for	06:20:11
11	20 years. I'm in my 33rd year in education.	
12	Q That's wonderful. And I'm sorry, I want to	
13	make sure that I didn't mishear you. Did you say	
14	you have or have not testified in court before?	
15	A I have testified in court before.	06:20:29
16	Q Thank you for clarifying.	
17	And what was the nature of that case?	
18	A It's when I was I had just turned 18, and	
19	I witnessed a fight. One of the participants in the	
20	fight used brass knuckles. I'm going way back to	06:20:45
21	the '70s here, so and I just had to be a witness	
22	of what I did see and how the fight went down.	
23	Q I appreciate that. So you have never	
24	testified in court as it relates to your current	
25	role; is that correct?	06:21:01
	Pag	e 198

1	A That is true.
2	Q Thank you. So going back, you have been in
3	this field for quite some time.
4	Did you study education in college?
5	A I did. I went to Fairmont State College from 06:21:13
6	1985 to 1989. I went on to West Virginia University
7	and received my Master's degree in special
8	education. Then I went to Salem International
9	University and and got my administration
10	certificate. 06:21:31
11	Q You're extremely credentialed. I appreciate
12	you walking me through that.
13	And is there a reason you're aware of today
14	that you won't be able to answer my questions
15	truthfully and accurately? 06:21:47
16	A Can you repeat that? I'm sorry.
17	Q Is there a reason that you're aware of that
18	would prevent you from answering my questions
19	truthfully and accurately today?
20	A No. 06:21:59
21	Q Thank you. And I would like to set a couple
22	of ground rules so there aren't any surprises for
23	you today.
24	A Okay.
25	Q If I ask you a question, please answer it 06:22:07
	Page 199

1	unless your attorney states otherwise. Is that	
2	understood?	
3	A That is understood.	
4	Q And so that the court reporter can get	
5	everything we're saying, please use only verbal 06:22:20	
6	responses. Unfortunately, we cannot transcribe	
7	nodding or hand gestures. Is that understood?	
8	A That is understood.	
9	Q And if I ask a question that you don't	
10	understand, please let me know. If you answer my 06:22:36	
11	question, I'll assume that you understand what I'm	
12	asking. Is that okay?	
13	A Yes. Thank you for that.	
14	Q No problem. And my last just housekeeping	
15	rule is if you'd like to take a break at any point, 06:22:48	
16	please let us know. I'll need to finish my line of	
17	questioning, but we'd be happy to accommodate any	
18	breaks.	
19	A Thank you very much.	
20	Q Did you review any documents in preparation 06:22:59	
21	of today's deposition?	
22	A Yes, I did.	
23	Q And without disclosing any communications you	
24	may have had with your attorney, can you please let	
25	me know which documents you reviewed. 06:23:13	
	Page 200	

1	A We reviewed what the litigation is about
2	today.
3	Q And were there any other documents in
4	connection to this litigation you reviewed?
5	A Just what was over in the litigation. I 06:23:26
6	mean, we looked at several different things. We did
7	a review of the gender support plan that was that
8	had taken place last May, just the basic documents
9	that go on with this litigation.
10	Q And if you know, were all of the documents 06:23:44
11	provided by counsel?
12	A Yes.
13	Q And did you bring any documents with you
14	today?
15	A I did not. 06:24:01
16	Q Great. And did you provide your counsel with
17	any documentation?
18	A I did.
19	Q And what was it?
20	MS. DENIKER: This is Susan Deniker. I would 06:24:12
21	like to clarify something here. Are you asking in
22	preparation for the deposition, or do you mean with
23	regard to this litigation, generally, in terms of
24	discovery?
25	MS. REINHARDT: Thank you for that clarifying 06:24:26
	Page 201

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1
      question. I mean in preparation for today.
 2
             THE WITNESS: No.
      BY MS. REINHARDT:
 3
             Thank you. And did you speak with anyone in
         Q
      preparation for today's deposition?
                                                             06:24:38
5
6
             Just counsel.
7
         0
             Did you --
8
             MS. DENIKER: Let me -- Ms. Reinhardt, excuse
9
      me, this is Susan Deniker again.
10
             Mr. Mazza, to the extent that you had
                                                            06:24:49
      conversations with other Harrison County Board of
11
12
      Education employees --
13
             THE WITNESS: Right.
14
             MS. DENIKER: -- to prepare for your
15
      deposition, you may disclose the names of those 06:24:59
16
      persons that you spoke with.
17
             THE WITNESS: Okay. Other than counsel here,
18
      we did -- of course, Dora Stutler, superintendent;
19
      Amber Davis; Tarra Shields, principal of Norwood
      Elementary -- Amber Davis was -- is the counselor -- 06:25:17
20
      and fifth-grade teacher -- I can't remember her
21
22
      name, I'm sorry. I can cannot remember the
23
      fifth-grade teacher's name, I'm sorry. I apologize.
      BY MS. REINHARDT:
24
25
         Q By any chance, was it a fourth-grade teacher 06:25:30
                                                          Page 202
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1	by the first name of Jasmine?	
2	A Yes, it was a fourth-grade teacher. I	
3	apologize for that. I thought it was the	
4	fifth-grade teacher.	
5	Q No problem at all.	06:25:41
6	And do you understand that B.P.J. filed a	
7	lawsuit against the County Board of Education?	
8	A Yes.	
9	Q And do you understand that that is why you're	
10	here testifying today?	06:25:56
11	A Correct, yes.	
12	MS. REINHARDT: Wonderful. And I just want	
13	to review, briefly, with you Exhibit 24. It should	
14	be in the "Marked Exhibit" folder.	
15	(Exhibit 24 was marked for identification	06:26:09
16	by the court reporter and is attached hereto.)	
17	BY MS. REINHARDT:	
18	Q Please let me know once you've reviewed it.	
19	A I have reviewed it.	
20	Q Have you seen this document before?	06:26:47
21	A I have.	
22	Q And I'll ask you to turn to what's numbered	
23	page 8. Did you review topics 10 and 11 for today's	
24	deposition?	
25	A I did.	06:26:59
	P	age 203

		_
1	Q And did you review any documentation related	
2	to topics 10 and 11 in preparation for today's	
3	deposition?	
4	A I did.	
5	Q And were those the same documents that you've 06:27:15	
6	already you've already disclosed?	
7	A I believe so, yes.	
8	Q Wonderful. And looking at this exhibit, can	
9	you please review topics 1 through 15 and let me	
10	know if you've already viewed these reviewed 06:27:35	
11	these topics with counsel.	
12	MS. DENIKER: I'm going to object to that	
13	question calls for attorney-client privileged	
14	communications. You can ask him if he if he's	
15	reviewed the Notice of Deposition, but I'm going to 06:28:00	
16	instruct him not to answer as to whether or not he	
17	reviewed topics with counsel.	
18	MS. REINHARDT: Understood.	
19	BY MS. REINHARDT:	
20	Q Did you review these topics in preparation 06:28:07	
21	for today's deposition?	
22	A I've looked them over.	
23	Q Thank you. And for purposes of the record,	
24	we have previously spoken with	
25	Superintendent Stutler and asked her a number of 06:28:22	
	Page 204	

1	questions related to these topics. Today, we'll	
2	only be asking you about topics 10 and 11. Is that	
3	understood?	
4	A That is understood.	
5	Q And I'm just briefly going to go over two	06:28:34
6	terms with you. So the first one is the word	
7	"transgender." When I use the word "transgender,"	
8	I'm referring to someone whose gender identity does	
9	not match the sex they were assigned at birth.	
10	So, for example, if someone was assigned male	06:28:51
11	at birth, but they identify as female, that person	
12	would be a transgender girl or woman.	
13	Do you understand how I am referring to that	
14	term?	
15	MR. TRYON: Objection.	06:29:04
16	THE WITNESS: I do.	
17	BY MS. REINHARDT:	
18	Q Thank you. And, likewise, I'll be asking the	
19	term "cisgender." When I use the term "cisgender,"	
20	I am referring to someone whose gender identity	06:29:14
21	matches the sex they were assigned at birth.	
22	So as an example, if someone was assigned	
23	male at birth and they identify as male, that person	
24	would be a cisgender boy or man.	
25	Do you understand how I'm referring to that	06:29:28
	Pag	ge 205

1	term?	
2	MR. TRYON: Objection.	
3	THE WITNESS: I do I do understand.	
4	MR. TRYON: Elizabeth, can I just have a	
5	standing objection to terminology?	06:29:38
6	MS. REINHARDT: Yes, I will see that standing	
7	objection. Thank you.	
8	MR. TRYON: Thank you.	
9	BY MS. REINHARDT:	
10	Q And when I say the word "you," unless I	06:29:43
11	specifically say "Principal Mazza as an individual"	
12	or something similar, I'm asking for you to answer	
13	my question as a representative of the County Board	
14	of Education. Is that understood?	
15	A That is understood.	06:30:00
16	Q And when I if it's okay with you, I'd like	
17	to use the term "county board" rather than "County	
18	Board of Education." Is that okay?	
19	A That is okay.	
20	Q Wonderful. And also, when I'm referring to	06:30:14
21	the county board, I am talking about the entire	
22	entity of the county board, not just its elected	
23	members. Is that understood?	
24	A That is understood.	
25	Q Thank you. So I am going to I am going to	06:30:27
	Pay	ge 206

1	put tab 5 into the "Marked Exhibit" folder. I	
2	believe	
3	MS. REINHARDT: And please correct me if I'm	
4	wrong, Mrs. Court Reporter. I believe we're at	
5	Exhibit 41 42. Apologies.	06:30:50
б	I'll let you know once you can refresh.	
7	You may refresh. And please let me know once	
8	you have that document open.	
9	(Exhibit 42 was marked for identification	
10	by the court reporter and is attached hereto.)	06:31:13
11	BY MS. REINHARDT:	
12	Q Do you have that document open?	
13	A Yes.	
14	Q Great. Are you familiar with WVSSAC, or the	
15	West Virginia Secondary School Activities	06:31:58
16	Commission?	
17	A I am familiar with the WVSSAC, correct.	
18	Q And are you okay with me using the acronym	
19	WVSSAC in reference to the West Virginia School	
20	Secondary School Activities Commission?	06:32:16
21	A Yes.	
22	Q Wonderful. And if you look at the front page	
23	here, it says "Regional Principals' Meeting."	
24	Are you familiar with the regional	
25	principals' meeting?	06:32:24
	Pag	ge 207
	1	

1	A I am.	
2	Q Can you please tell me what that is?	
3	MS. DENIKER: Object to the form.	
4	THE WITNESS: Yes. We attend member	
5	school principals attend a regional principals'	06:32:41
6	meeting every fall before school starts. This	
7	year it typically takes place the first week in	
8	August. We meet at East Fairmont High School in	
9	Marion County. That's where the region is set up	
10	for Harrison, and surrounding counties. We meet	06:33:01
11	from noon to 3:00. And they go over information of	
12	previous proposals that pass at the board of	
13	controls meeting in April.	
14	BY MS. REINHARDT:	
15	Q Thank you. It sounds like you are used to	06:33:20
16	sitting in long meetings, so I appreciate you being	
17	here today.	
18	Did were you in attendance for the 2021 to	
19	2022 regional principals' meeting?	
20	A I was not.	06:33:32
21	Q Have you seen this PowerPoint before?	
22	A I have.	
23	Q And when did you first see this PowerPoint?	
24	A I believe from my athletic director.	
25	Q And when did your athletic director show you	06:33:49
	Pa	ge 208

1	this document?	
2	A I would say shortly after. He is part of the	
3	SSAC. He's actually a director. And he gets this	
4	information sent to him via e-mail, I believe.	
5	Q And what is the name of this individual?	06:34:09
б	A Mr. Arthur Petitto.	
7	Q Thank you. And do you know why WVSSAC holds	
8	the principals' meeting?	
9	MS. GREEN: Object to the form.	
10	MS. DENIKER: Objection to the form as well.	06:34:40
11	You can answer.	
12	THE WITNESS: In the spring, we have controls	
13	where there are proposals that are passed by the	
14	member schools. Once these proposals pass, they go	
15	to the State Board of Education who then approve	06:34:49
16	them. And this regional principals' meeting is an	
17	update, typically, of what passed and what has	
18	changed with anything athletic in the state of West	
19	Virginia.	
20	BY MS. REINHARDT:	06:35:03
21	Q Thank you. And other than your conversation	
22	with Mr. Petitto is that correct? have you	
23	seen	
24	A That is correct.	
25	Q Wonderful.	06:35:12
	Pa	age 209

1	have you seen this PowerPoint?	
2	A Have I seen it, is that was that your	
3	question?	
4	Q Yes. Other than with Mr. Petitto or from	
5	Mr. Petitto.	06:35:23
6	A I have not. I have not.	
7	Q And you should feel free to review this	
8	document in its entirety, but I'll only be asking	
9	you questions as it relates to what is	
10	Bates-numbered WVSSAC 000346. So you should feel	06:35:35
11	free to go to that page, if it's convenient for you,	
12	or you may look through the entire PowerPoint.	
13	Please let me know once you're at	
14	WVSSAC 00346. It's slide 60.	
15	A We are there.	06:36:29
16	Q Great. And did you do you know what this	
17	slide is in reference to?	
18	MS. GREEN: Object to the form.	
19	MS. DENIKER: You can answer, if you know.	
20	THE WITNESS: I believe it's for the current	06:36:47
21	law the bill and law that was passed in the state	
22	of West Virginia that went into effect in July.	
23	BY MS. REINHARDT:	
24	Q And is what you're referring to H.B. 3293?	
25	A Correct.	06:37:02
	Pag	ge 210

1	Q	Thank you. And did you discuss this slide in	1
2	partic	ular with Mr. Petitto?	
3	А	I did not.	
4	Q	Have you reviewed this slide before today?	
5	А	I have not.	06:37:18
6	Q	So on the slide, it says the heading is	
7	"Trans	gender," and the first bullet point is	
8	"Curre	nt law being challenged in court." The second	l
9	bullet	says "WVSSAC's current position in that	
10	gender	is identified in WVEIS for athletic	06:37:33
11	partic	ipation purposes."	
12		Did I read that correctly?	
13	А	You did.	
14	Q	So for WVEIS, is it okay if I refer to that	
15	as "WV	EIS"?	06:37:53
16	А	Yes, you can.	
17	Q	And do you know what WVEIS is?	
18	А	Yes, I do.	
19	Q	What is it?	
20	А	It's our identification system for every	06:38:01
21	studen	t that is in the state of West Virginia. That	
22	number	stays with them. They're assigned a number.	
23	Each c	ounty is different, as far as assigning the	
24	number	. But if the student transfers to a different	
25	county	, that same number stays with them.	06:38:18
			Page 211

1	Q T	hank you. And do you have access to WVEIS	
2	as the p	orincipal of Bridgeport Middle School?	
3	A Y	Yes, I do.	
4	Q D	oes the athletic director have access to	
5	WVEIS?		06:38:34
6	A N	Jo, he doesn't.	
7	Q D	oes anyone at Bridgeport Middle School have	
8	the abil	ity to change information in WVEIS?	
9	A I	he the people that can change information	
10	are myse	elf, my assistant and my counselor.	06:38:52
11	Q A	and do	
12	A A	also, both of my secretaries.	
13	Q A	and does anyone you've just listed need	
14	permissi	on to change information in WVEIS?	
15	A N	Jo.	06:39:06
16	Q I	hank you.	
17	A C	an I add something to that?	
18	Q C	of course.	
19	A W	WEIS, the way it's set up, only certain	
20	things t	hat are part of WVEIS, like, for example,	06:39:25
21	discipli	ne, my secretaries do not access to that,	
22	nor my c	counselor. Just the assistant principal and	
23	myself.	There's there's just certain items, like	
24	health,	if a student has a health issue, I would	
25	have to	put that in. There are there are certain	06:39:44
		I	Page 212

1	items that only go to certain people.
2	The secretaries have, usually, residency
3	information, scheduling, the schedules, things like
4	that, but some of the stuff that is put in the
5	WVEIS, it's mostly my counselor, myself and my 06:40:03
6	assistant.
7	Q In WVEIS, are students' names listed and
8	other so I'm asking, are student names listed,
9	including their ID number?
10	A That is correct. 06:40:16
11	Q And are students' genders listed in WVEIS?
12	A Yes, they are.
13	Q And if a student were to participate in a
14	school athletic program, would the athletic director
15	need to check WVEIS to know which team the student 06:40:39
16	needed to be on?
17	A No.
18	Q How is it how are students designated
19	between teams?
20	A They are given an information sheet that is 06:40:48
21	filled out by them or the the student or the
22	parent. That information goes back to the athletic
23	director who then puts it in a portal that would be
24	seen by the WVSSAC.
25	Q Does that portal have a name? 06:41:03
	Page 213

1	A It's part of the WVSSAC website where you	
2	see I'm not sure if you've visited that website,	
3	but there's an admin login.	
4	Q And is is the information the athletic	
5	director provides not a part of WVEIS?	06:41:28
6	A It is not part of WVEIS.	
7	Q And is that information used to create a	
8	roster?	
9	A That information is used to create a roster.	
10	Q So WVEIS is not used to create a roster; is	06:41:43
11	that correct?	
12	MS. DENIKER: Object	
13	THE WITNESS: That is correct.	
14	MS. DENIKER: to the form.	
15	BY MS. REINHARDT:	06:41:51
16	Q And if I'm understanding correctly, the	
17	administrative director would list whichever gender	
18	is completed by a parent or the athlete in the form	
19	you noted earlier; is that correct?	
20	A That would be correct.	06:42:10
21	Q And does Bridgeport Middle School have any	
22	policies as it relates to gender separation in	
23	sports?	
24	A We don't have any policies.	
25	Q Is Bridgeport Middle School required to	06:42:32
	Pa	age 214

1	follow any other policies related to gender	
2	separation in sports?	
3	MS. GREEN: Object to the form.	
4	MS. DENIKER: I also object to the form.	
5	THE WITNESS: Bridgeport Middle follows the	06:42:53
6	guidelines set by the WVSSAC.	
7	BY MS. REINHARDT:	
8	Q And what are those guidelines as it relates	
9	to gender separation in sports?	
10	MS. GREEN: Object to the form.	06:43:06
11	MS. DENIKER: Object to the form.	
12	THE WITNESS: Those guidelines come in the	
13	form of rostering, where for example, my athletic	
14	director receives from the track coach, who is the	
15	boys track coach, he would roster them on the WVEIS	06:43:23
16	system as a B, goes into the B portal. And if my	
17	athletic director receives the information from the	
18	girls' coach, it would go on the G side, which is	
19	would be the girl.	
20	BY MS. REINHARDT:	06:43:44
21	Q So the athletic director implements a	
22	student's gender into WVEIS; is that correct?	
23	MS. DENIKER: Objection to the form and also	
24	asked and answered.	
25	MS. GREEN: I'll object to the form as well.	06:43:56
	Pa	ige 215

1	Thank you.	
2	MS. DENIKER: Do you need to have if	
3	you'll give me a standing objection on that. Maybe	
4	we should have the court reporter read back the	
5	question so that the witness could hear it, if 06:44:09	'
6	that's okay, Ms. Reinhardt.	
7	MS. REINHARDT: That would be great. I'll	
8	give you a standing objection.	
9	If the court reporter could please read my	
10	question back. 06:44:18	,
11	(Record read.)	
12	MS. DENIKER: If you need to hear it again,	
13	you can ask for it to be repeated.	
14	THE WITNESS: Repeat that again, please, I'm	
15	sorry. 06:44:46	i
16	MS. REINHARDT: If the court reporter could	
17	please read that again.	
18	And I believe it should be "input." I	
19	apologize if I wasn't clear.	
20	(Record read.) 06:45:08	
21	THE WITNESS: The athletic director puts the	
22	information on the boy roster or the girl roster.	
23	BY MS. REINHARDT:	
24	Q And where okay. I think I understand.	
25	And are B and G the only options for the 06:45:33	,
	Page 216	

1	putting	a student's gender on the roster?	
2	A	I believe so.	
3	Q Z	And does Bridgeport Middle School have any	
4	coed sp	orts?	
5	Α 1	We do.	06:45:48
6	Q	And for those rosters, for the rosters for	
7	coed sp	orts, do they still list B or G?	
8	A	I believe so.	
9	Q '	Thank you. And are you familiar with the	
10	roster	that's used for football?	06:46:13
11	A	I am.	
12	Q	Can you please describe to me what that	
13	roster	would include?	
14	1	MS. GREEN: Object to the form.	
15	ŗ	THE WITNESS: It's the roster would	06:46:31
16	include	a student's name, the place of birth. I	
17	believe	, residence.	
18	BY MS.	REINHARDT:	
19	Q	And does it say they're a B or a G as well?	
20	A	I'm honestly not sure.	06:46:57
21	Q	Understood. And but it's your	
22	underst	anding that generally these rosters contain	a
23	B or a	G?	
24	I	MS. GREEN: I'm going to object to the form.	
25	•	THE WITNESS: That is correct.	06:47:12
			Page 217

1	BY MS. REINHARDT:	
2	Q And if a if a student is gender	
3	nonconforming, does the school have a policy on what	
4	would be put as their gender for school sports?	
5	A Can you repeat that again, please?	06:47:27
6	Q If a student is gender nonconforming and	
7	what I mean by that is they neither identify as just	
8	a boy or a girl does the school have a policy for	
9	how they're listed on a sports team's roster?	
10	A We do not.	06:47:43
11	Q Does the school have a policy related to what	
12	transgender students are listed as for the purposes	
13	of sports teams' rosters?	
14	A We do not.	
15	Q I'm just going to make sure I have I've	06:47:59
16	asked all my questions on this topic. One second.	
17	Other than school policies, does WVSSAC have	
18	any policies that you would follow related to	
19	students' genders listed on school sports?	
20	MS. GREEN: Object to the form.	06:48:33
21	MS. DENIKER: Object to the form.	
22	THE WITNESS: I have never seen any	
23	information like that from the SSAC.	
24	BY MS. REINHARDT:	
25	Q Thank you. And I want to ask if you've ever	06:48:42
	Pa	ige 218

1	discussed gender separation in school sports with	
2	Heather Jackson.	
3	MS. DENIKER: I'm going to ask you identify	
4	where which topic that falls under.	
5	MS. REINHARDT: I'm referring to topic 11 06:49:03	
6	where it says policies, documents, communications of	
7	the Harrison County board and the county board	
8	superintendent concerning the separation of boys and	
9	girls in school-sponsored sports.	
10	MS. DENIKER: Thank you. 06:49:19	
11	Do you need to have the question repeated	
12	Mr. Mazza?	
13	THE WITNESS: Just the name again.	
14	BY MS. REINHARDT:	
15	Q Are you familiar with B.P.J.'s mother? 06:49:28	
16	A Oh, I'm yes, absolutely.	
17	Q No problem. It's been a long day, I'm sure.	
18	Have you	
19	A It has.	
22	Q Makes sense. Have you had any conversation	
23	with B.P.J.'s mother related to the separation of	
24	boys and girls in school-sponsored sports?	
25	A The only conversation was at the gender 06:49:53	
	Page 219	

1	support meeting back in May of '21.	
2	Q And what was the conversation about?	
3	A As we were going through the gender support	
4	plan, and we were finishing up, she was Heather	
5	was asking specific questions about band. I said	06:50:15
6	that would not be a problem. You know, we do offer	
7	related art classes other than our five core	
8	classes, which is reading, English, science, math,	
9	social studies. So we were pretty much asking B	
10	what other related art classes she would be	06:50:33
11	interested in other than band. She B said,	
12	art. And we do offer STEAM, etcetera.	
13	And then Heather asked me, B wants to	
14	participate in cross-country. I said, No problem.	
15	And then Heather asked me, B wants to run with	06:50:48
16	the girls. And I I know I've known Heather	
17	I've had both of her I had her oldest son go	
18	through, and she has another son that is an	
19	eighth-grader in our building. And I looked at	
20	Heather, and I said, You did hear about the bill	06:51:07
21	that was signed into law, that's going into effect	
22	in July.	
23	And she said, We know all about that.	
24	And that was the only discussion we had with	
25	this law that went into effect in the state of	06:51:17
	Pε	age 220

1	West Virginia.
2	Q And if you know, did Mrs. Jackson take that
3	to mean that B would have to participate on the
4	boys' sports team?
5	MS. DENIKER: Objection to the form of the 06:51:30
6	question, calls for speculation.
7	THE WITNESS: I honestly don't know.
8	BY MS. REINHARDT:
9	Q And what was the purpose in raising H.B. 3293
10	with Mrs. Jackson? 06:51:48
11	A Her question was pretty forward, and I just
12	wondered if she knew that that bill was going to
13	turn into a law in July.
14	Q Understood. I'm just checking my notes. One
15	moment. 06:52:13
16	And just for background information, do
17	you have you ever coached any sports?
18	A I have.
19	Q Which sports have you coached?
20	A I've coached football and track. 06:52:26
21	Q And were those in Harrison County?
22	A Football was in Monongalia County, 1989, and
23	track was in Harrison County, 1991, Lincoln High
24	School. Football was the what was then
25	Westover Junior High, which is now Westwood Middle. 06:52:51
	Page 221

1	Q Thank you. And do you see a benefit in	
2	participating in school sports?	
3	A Absolutely.	
4	Q And what are those benefits as you know them	
5	as Principal Mazza?	06:53:01
6	MR. TRYON: Objection.	
7	THE WITNESS: I	
8	MS. DENIKER: Objection to the form.	
9	THE WITNESS: My benefits of having two	
10	children of my own, I believe it develops	06:53:11
11	discipline, teamwork. There's nothing better than	
12	teamwork. I truly believe once you do graduate	
13	college and go into the workforce, you will always	
14	be working as a team with someone. Trust. I see a	
15	lot of trust with sports. And it's just great	06:53:31
16	conditioning just to be part of something, just to	
17	be part of a team.	
18	BY MS. REINHARDT:	
19	Q I understand that. I played basketball and	
20	volleyball, so I can appreciate those.	06:53:42
21	Do you think B.P.J. gained any benefits from	
22	participating on a sports team?	
23	MS. DENIKER: Objection to the form.	
24	MR. TRYON: Objection.	
25	THE WITNESS: I believe so. I believe so.	06:54:03
	Pa	ge 222

1	MS. REINHARDT: Could we please go off the
2	record for one moment?
3	THE VIDEOGRAPHER: Sorry. Oop, I was on
4	mute.
5	Yep. We're going off the record. The time 06:54:23
6	is 6:54 p.m.
7	(Recess.)
8	THE VIDEOGRAPHER: All right. We are back on
9	the record. It's 7:00 p.m.
10	Go ahead. 07:00:30
11	MS. REINHARDT: Principal Mazza, we have no
12	further questions for you, unless there will be
13	questions on redirect.
14	
15	07:00:36
16	EXAMINATION
17	BY MS. GREEN:
18	Q Principal Mazza, my name is Roberta Green,
19	and I'm an attorney here on behalf of WVSSAC. I
20	appreciate your patience today. I know it's been a 07:00:47
21	long day.
22	In terms of your knowledge of WVSSAC's rules
23	and policies, their rationale with the slideshow,
24	would you defer to WVSSAC as to the interpretation
25	of all of that? 07:01:08
	Page 223

1	MS. REINHARDT: Objection.	
2	MS. DENIKER: Objection to form.	
3	THE WITNESS: Can you repeat that question,	
4	please?	
5	MS. GREEN: Sure.	07:01:17
6	MS. DENIKER: And, Ms. Green, if you'll just	
7	give me a standing objection, I won't repeat my	
8	objection to form.	
9	MS. GREEN: Thank you. Absolutely.	
10	BY MS. GREEN:	07:01:24
11	Q Mr. Mazza, in terms of WVSSAC's policies,	
12	you've commented on a couple this evening, I	
13	wondered if I'm asking you on behalf of WVSSAC	-
14	would you defer to WVSSAC to speak to its own	
15	policies?	07:01:40
16	MS. REINHARDT: Same objection.	
17	THE WITNESS: Yes, I would.	
18	BY MS. GREEN:	
19	Q Okay. And in terms of WVSSAC's thinking in	
20	assembling the principals' slideshow or whoever	07:01:49
21	assembled the slideshow, would you defer to WVSSAC	
22	to explain the slides in that slideshow?	
23	MS. REINHARDT: Object to form.	
24	MS. DENIKER: This is Susan Deniker. I also	
25	object to the form.	07:02:05
		Page 224

1	THE WITNESS: Yes, I would.
2	BY MS. GREEN:
3	Q And in terms of the rules and regulations
4	that WVSSAC has in place, would you defer to WVSSAC
5	to take a position on their rules and how they're 07:02:18
6	interpreted and applied?
7	MS. REINHARDT: Objection to form.
8	MS. DENIKER: Same objection.
9	THE WITNESS: Yes, I would.
10	MS. GREEN: Thank you. No further questions, 07:02:33
11	Principal Mazza. Thank you very much.
12	THE WITNESS: Thank you.
13	MR. TRYON: Kelly, do you have any questions?
14	MS. MORGAN: This is Kelly Morgan. I don't
15	have any questions. Thank you. 07:02:51
16	
17	
18	
19	EXAMINATION
20	BY MR. TRYON: 07:02:53
21	Q Mr. Mazza, I do have a few questions. My
22	name is David Tryon, and I'm an attorney
23	representing the State of West Virginia, and I'm
24	with the attorney general's office.
25	I would like to let me start off with 07:03:08
	Page 225

1	Exhibit 28. Let me know when you see it, when you
2	have that.
3	A Yes.
4	Q Have you seen this document before?
5	A I've seen so many documents, sir, I'm not 07:04:00
6	sure.
7	Q Right. Well, take a look at page 4. I want
8	to ask you some questions about information on
9	page 4.
10	A I am on page 4. 07:04:13
11	Q Under "Bridgeport Middle School," do you see
12	those various teams listed?
13	A I do.
14	Q And as far as the the the list of
15	teams, just the list itself, does that seem to be 07:04:29
16	accurate?
17	A Let me look through that real quick, sir.
18	It does look correct.
19	Q On the football team, to your knowledge, are
20	there any biological girls on the football team? 07:04:53
21	MS. REINHARDT: Objection to terminology.
22	BY MR. TRYON:
23	Q Go ahead, you may answer.
24	A We do not have any biological girls on our
25	football team. 07:05:10
	Page 226

1	Q So it's my understanding that football is	
2	generally considered to be a boy's sport, and so I'm	
3	interested to see that that is characterized as a	
4	coed sport.	
5	Can you explain why it's characterized as a	07:05:21
6	coed sport?	
7	MS. REINHARDT: Objection to form and also	
8	outside the scope of the deposition.	
9	BY MR. TRYON:	
10	Q You may answer.	07:05:31
11	A Sir, I'm assuming because girls can play	
12	football.	
13	Q Okay. And and why can girls play	
14	football?	
15	MS. GREEN: I'll object to the form.	07:05:42
16	MS. REINHARDT: Same objection.	
17	THE WITNESS: I believe there's not an equal	
18	sport for females in the fall.	
19	BY MR. TRYON:	
20	Q And so is there some reason that you then	07:05:55
21	have to characterize this as coed?	
22	A I believe if we had a female on the team, it	
23	would be coed.	
24	Q And if it it does not have a female on the	
25	team, is it still considered coed?	07:06:12
	Page	e 227

1	MS. REINHARDT: Objection to form.
2	MS. DENIKER: Objection to form.
3	THE WITNESS: I believe
4	MS. GREEN: And I'll object to form.
5	THE WITNESS: I believe that if it leaves the 07:06:26
6	door open, that a female can go out for
7	Bridgeport Middle School football.
8	BY MR. TRYON:
9	Q Is it the same rationale for wrestling?
10	MS. REINHARDT: Objection to form. 07:06:38
11	THE WITNESS: Yes, sir, it is the same
12	rationale.
13	BY MR. TRYON:
14	Q Are there any safety concerns involved for
15	girls joining the football team? 07:06:47
16	MS. GREEN: Object to the form.
17	MS. REINHARDT: Same objection.
18	MS. DENIKER: This is Susan Deniker.
19	Objection to the form.
20	THE WITNESS: We would all the female 07:06:55
21	students would be suited up just as equally as the
22	male student, helmet, shoulder pads, etcetera.
23	BY MR. TRYON:
24	Q So strike that.
25	Is there a reason that girls' soccer and 07:07:23
	Page 228

1	boys' soccer are separated by sex?	
2	MS. REINHARDT: Objection.	
3	MS. DENIKER: Objection to the form.	
4	MS. GREEN: I'll object to the form.	
5	THE WITNESS: We have we have enough	07:07:37
6	students to support both boys and girls' soccer.	
7	BY MR. TRYON:	
8	Q Well, why not just have them both be coed?	
9	MS. REINHARDT: Objection	
10	MS. DENIKER: Objection to the form.	07:07:51
11	MS. REINHARDT: to the form.	
12	Oh, I apologize, also objection to the form.	
13	MS. GREEN: And I'll join.	
14	THE WITNESS: Once again once again, sir,	
15	we have a number of students that can do both, and	07:07:57
		07.07.37
16	our understanding is if we just did coed, it would	
17	be playing just boys' teams.	
18	BY MR. TRYON:	
19	Q Why is that?	
20	MS. DENIKER: Objection to the form.	07:08:09
21	MS. REINHARDT: Same objection.	
22	THE WITNESS: My my belief is at at	
23	middle school or high school, if you support a coed	
24	team, that coed team must play a boys' team.	
25	BY MR. TRYON:	07:08:25
	Pa	ge 229

1	Q Okay. What's the problem with doing t	hat?
2	MS. REINHARDT: Object to	
3	MS. GREEN: Object to the form.	
4	MS. REINHARDT: I'll join that objecti	on.
5	THE WITNESS: We have the we have t	the 07:08:33
6	numbers for both a boys and a girls' soccer t	ceam.
7	BY MR. TRYON:	
8	Q Well, why not just let the girls play	against
9	the boys, then?	
10	MS. REINHARDT: Objection to the form.	07:08:42
11	MS. DENIKER: This is Susan Deniker.	
12	Objection to the form.	
13	THE WITNESS: Because we have a girls'	team
14	and we have a boys' team, sir.	
15	MR. TRYON: And I'll just stipulate to	o a 07:08:54
16	standing objection on this.	
17	BY MR. TRYON:	
18	Q But I still don't understand why you s	separate
19	the boys from the girls.	
20	MS. REINHARDT: Same objection.	07:09:02
21	BY MR. TRYON:	
22	Q Can you please explain that? You have	en't
23	really explained that, I don't think.	
24	A The SSAC allows us to have a girls' te	eam and
25	a boys' team, if we can support both numbers	for 07:09:11
		Page 230

1	each.		
2	Q Does it requ	uire it?	
3	MS. GREEN:	Object to the form.	
4	MS. REINHARI	DT: I'll join that objection.	
5	MS. DENIKER	: And this is Susan Deniker.	07:09:25
6	Mr. Tryon, if you'	ll give me a standing objection to	
7	this line of quest:	ioning, I will not continue to	
8	object to form.		
9	MR. TRYON:	Right. And that's what I just	
10	said a minute ago,	that I would give all three of	07:09:34
11	you		
12	MS. DENIKER	: Yes.	
13	MR. TRYON:	a standing objection on that.	
14	MS. GREEN:	Okay.	
15	THE WITNESS	: I'm not sure, sir, about that	07:09:42
16	question, if it red	quires that.	
17	BY MR. TRYON:		
18	Q When you mix	x boys and girls on soccer teams,	
19	is that creating a	safety issue, as far as you're	
20	concerned?		07:09:59
21	MS. REINHARI	OT: Objection to form.	
22	BY MR. TRYON:		
23	Q As far as yo	ou're concerned as the	
24	representative of	the of the of the board?	
25	A I believe in	n every sport there are safety	07:10:08
		1	Page 231

1	issues. I think in this particular case, since it
2	is allowed, I I don't think the safety factor is
3	an issue.
4	Q Wait, I'm sorry, since what is allowed?
5	A To have a coed team. 07:10:29
6	Q Having a coed I was talking about about
7	soccer.
8	A Yeah, if you said you mixed the didn't you
9	say if you mix the boys and the girls together, does
10	it create a safety issue? That was your question, 07:10:40
11	sir?
12	Q Yes. So if in soccer, if you mixed all the
13	boys and girls together, does that create any safety
14	issues for the girls, competing against against
15	the boys? 07:10:51
16	MS. REINHARDT: Objection to form.
17	THE WITNESS: I believe there's always safety
18	issues with any sport, sir.
19	BY MR. TRYON:
20	Q Are biological boys allowed on girls' teams, 07:11:32
21	other than B.P.J.?
22	MS. REINHARDT: Objection to form and also
23	objection to terminology.
24	THE WITNESS: Can you repeat the question,
25	sir? 07:11:44
	Page 232

1	BY MR. TRYON:	
2	Q Other than B.P.J., are any biological boys	
3	allowed on the girls' teams?	
4	MS. REINHARDT: Same objections.	
5	MS. DENIKER: This is Susan Deniker. 0	7:11:56
6	Objection to the form.	
7	THE WITNESS: The particular B situation,	
8	because we are in an injunction, B was allowed	
9	to run on the girls' cross-country team.	
10	BY MR. TRYON: 0	7:12:15
11	Q Understood. Other than B.P.J., are any	
12	biological boys allowed on girls' team?	
13	MS. REINHARDT: Same objection.	
14	THE WITNESS: We have we have never came	
15	to that situation, sir, up until this year.	7:12:24
16	BY MR. TRYON:	
17	Q Is fairness an important value in sports?	
18	MS. REINHARDT: Objection.	
19	MS. DENIKER: Objection to form.	
20	THE WITNESS: I have two children that played 0	7:13:17
21	sports, and I always just believe that, you know,	
22	fairness is part of it. You know, you just go out	
23	and do your best.	
24	BY MR. TRYON:	
25	Q I understand that on a personal level. I was 0	7:13:28
	Page	233

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asking, I guess, more on behalf of the board, does
1
 2
      the board consider fairness to be important in
 3
      sports?
              MS. REINHARDT: Objection to form.
              MS. DENIKER: I'm going to raise an objection 07:13:42
 5
6
      to form here and also state that to the extent that
7
      you're seeking an opinion, that the -- the entity
8
      here cannot have an opinion about something that's
      not reflected in some official policy or other
9
10
      determination by the board.
                                                               07:14:00
11
      BY MR. TRYON:
12
         Q
             Well --
13
             I will say this --
14
             -- can you answer --
         0
                                                               07:14:16
15
             The --
         Α
16
         0
             Can you answer the question?
17
              I -- I would just say that, like you said,
18
      like I just believe as representing the board, that
19
      that question just cannot be answered.
              Okay. So the -- the board has no position on 07:14:26
20
      fairness?
21
22
              MS. DENIKER: Objection to the form of the
23
      question.
24
              To the extent that you can answer about
25
      fairness and sports, you can answer that.
                                                               07:14:37
                                                           Page 234
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1	THE WITNESS: I believe I believe any
2	board would want fairness in sports, any Board of
3	Education that has athletic programs would want
4	fairness.
5	MS. REINHARDT: And I wasn't able to 07:14:51
6	interject with an objection. I'm going to say also
7	outside the scope of the deposition.
8	MR. TRYON: I don't have any other questions.
9	Thank you.
10	Hal 07:15:33
11	MS. REINHARDT: Does anyone else
12	MR. TRYON: are you there?
13	MS. REINHARDT: have any
14	MR. FRAMPTON: Yeah, I don't have any
15	questions. 07:15:39
16	MS. DENIKER: This is Susan Deniker.
17	Mr. Mazza, I do have a couple of questions for you
18	to clarify your earlier testimony.
19	
20	
21	
22	EXAMINATION
23	BY MS. DENIKER:
24	Q You talked earlier about the athletic
25	director putting information onto a roster for a 07:15:53
	Page 235

1	sports team.
2	Do you recall that testimony?
3	A I do.
4	Q Does the athletic director input any
5	information into WVEIS relating to a student's 07:16:04
6	athletic participation?
7	A It does not. It goes into the WVSSAC portal
8	to put that information in for eligibility.
9	Q And I think you also testified about whether
10	the athletic about the information the athletic 07:16:20
11	director uses as a source of information to input
12	information into the WVSSAC portal.
13	Does the athletic director pull information
14	from WVEIS to put into that WVSSAC portal?
15	A It does not. It uses an informational sheet. 07:16:41
16	I want to say I believe it's an WVSSAC sheet that's
17	standard to all the schools. The information is
18	filled out on that sheet. He uploads it into the
19	portal. And if for example, if that child is a
20	sixth-grader, that information will stay in there 07:16:59
21	and each year it it transfers over.
22	MS. DENIKER: Okay. Thank you, Mr. Mazza. I
23	do not have any further questions.
24	MS. REINHARDT: Mr. Mazza, we don't have any
25	redirect questions. 07:17:10
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1	We would ask that this deposition stay open.	
2	We previously discussed offline that we're waiting	
3	for documents from another custodian. We don't	
4	anticipate having to reopen the deposition, but we'd	
5	like to hold that position.	07:17:24
6	MS. DENIKER: Thank you, Ms. Reinhardt.	
7	On behalf of the Harrison County Board of	
8	Education and Superintendent Stutler, I am not	
9	agreeable to leaving the deposition open based upon	
10	the information that is is remaining out there,	07:17:36
11	and so I'm placing an objection to that request on	
12	the record.	
13	THE VIDEOGRAPHER: Should we go off the	
14	record for the day? Are we done?	
15	MS. REINHARDT: We're finished. Thank you.	07:17:59
16	THE VIDEOGRAPHER: Okay. All right. We are	
17	off the record at 7:18 p.m. This ends today's	
18	testimony given by Ms. Stutler and Mr. Mazza.	
19	The total number of media was used was five	
20	and will be retained by Veritext Legal Solutions.	07:18:12
21	(TIME NOTED: 7:18 P.M.)	
22		
23		
24		
25		
	Pa	age 237

1	I, DORA STUTLER, do hereby declare under
2	penalty of perjury that I have read the foregoing
3	transcript; that I have made any corrections as
4	appear noted, in ink, initialed by me, or attached
5	hereto; that my testimony as contained herein, as
6	corrected, is true and correct.
7	EXECUTED this day of,
8	20, at
9	(City) (State)
10	
11	
12	
13	
14	
15	DORA STUTLER
16	VOLUME I
17	
18	
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22	
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24	
25	
	Page 238

1	I, DAVE MAZZA, do hereby declare under
2	penalty of perjury that I have read the foregoing
3	transcript; that I have made any corrections as
4	appear noted, in ink, initialed by me, or attached
5	hereto; that my testimony as contained herein, as
6	corrected, is true and correct.
7	EXECUTED this day of,
8	20, at
9	(City) (State)
10	
11	
12	
13	
14	DAVE MAZZA
15	VOLUME I
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1 2 I, the undersigned, a Certified Shorthand 3 Reporter of the State of California, do hereby 4 5 certify: 6 That the foregoing proceedings were taken 7 before me at the time and place herein set forth; 8 that any witnesses in the foregoing proceedings, prior to testifying, were placed under oath; that a 9 10 record of the proceedings was made by me using 11 machine shorthand which was thereafter transcribed 12 under my direction; further, that the foregoing is 13 an accurate transcription thereof. 14 I further certify that I am neither 15 financially interested in the action nor a relative 16 or employee of any attorney of any of the parties. 17 IN WITNESS WHEREOF, I have this date 18 subscribed my name. Dated: March 22, 2022 19 20 21 2.2 23 24 ALEXIS KAGAY CSR NO. 13795 2.5 Page 240